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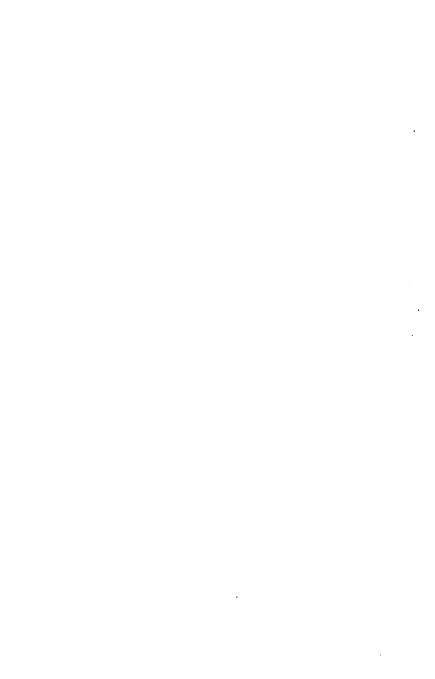
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· SELECT PRIVATE ORATIONS

OF

DEMOSTHENES.

PART II.



London: CAMBRIDGE WAREHOUSE,

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SELECT PRIVATE ORATIONS

OF

DEMOSTHENES

PART II.

CONTAINING

PRO PHORMIONE, CONTRA STEPHANUM I. II. NICOSTRATUM, CONONEM, CALLICLEM:

WITH INTRODUCTIONS AND ENGLISH COMMENTARY

RY

JOHN EDWIN SANDYS, M.A. FELLOW AND TUTOR OF ST JOHN'S COLLEGE, CAMBRIDGE;

WITH SUPPLEMENTARY NOTES

BY

F. A. PALEY, M.A. EDITOR OF AESCHYLUS, ETC.

EDITED FOR THE SYNDICS OF THE UNIVERSITY PRESS.

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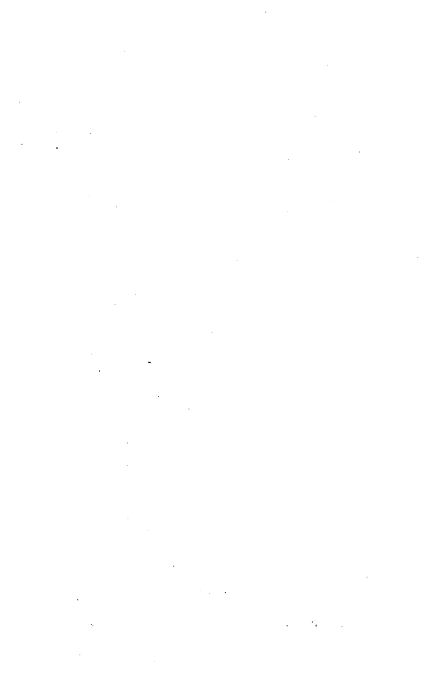
TO MY PUPILS PAST AND PRESENT

This Volume

18

DEDICATED.

Idem et docenti et discenti debet esse propositum ut ille prodesse velit hic proficere.



PREFACE.

THE preparation of the present volume of selections from the Private Orations of Demosthenes has amidst many interruptions, extended over several years, and occupied much of the little leisure available after the discharge of other duties. It may be regarded as only a partial and imperfect result of a series of special studies on Greek and Roman Rhetoric, undertaken in several courses of College lectures on selections from Lysias, Isocrates and Demosthenes, and also on the Rhetoric of Aristotle and the Orator of Cicero. My earliest interest in the Private Orations may be said to date from the time when it was my privilege as an undergraduate to attend, about ten years ago, a course of lectures by my friend Mr Moss, then Fellow and Lecturer of St John's College, and now Head-Master of Shrewsbury School. His selections included two of the six speeches edited in the present volume, the Nicostratus and the Conon; but, as the notes taken down from his lectures were too scanty to form even the basis of any attempt at

b2

constructing a complete edition, my commentary on those speeches has been mainly the result of independent reading and research, though I gladly acknowledge the help that is due to his soundness of judgment on several points on which I have consulted him while revising my notes on the Conon. In the case of the Nicostratus, when my own commentary was nearly ready for the press, I had the further advantage of attending in the spring of 1874 some of Dr Kennedy's professorial lectures on the Private Orations. From the excellent translation of his brother Mr Charles Rann Kennedy I have here and there quoted a few extracts; and if I have now and then drawn attention to an apparently erroneous interpretation, I have done so with the consciousness that in each case it is only a trifling blemish in what is nearly perfect of its kind. Similarly, several questionable explanations, retained even in the latest edition of Liddell and Scott's Lexicon. have been duly pointed out in the course of my commentary, as it is only thus that a labourer in a limited field can offer any acknowledgement of his large indebtedness to their labours. The lexicography of Demosthenes cannot indeed be said to be at present in a completely satisfactory condition, as general lexicons have still to rely in a great measure on Reiske's Index Graecitatis, which, with the portion of his Opus magnum including his notes on the speeches in this

volume, was posthumously published exactly a century ago.

The volume opens with a speech on behalf of Phormio, in bar of a claim on the part of Apollodorus for the recovery of capital alleged to have been transferred to Phormio by Pasion, the father of Apollodorus. This is followed by two on behalf of Phormio's opponent Apollodorus, charging with false witness one of the deponents called on Phormio's side in the previous trial. These three speeches, though not actually delivered in the same lawsuit, virtually represent the arguments of the two opposite sides, and a comparison of their conflicting statements has an interest similar in kind, though different in degree, to that derived from reading the longer and more important orations of Demosthenes, On the Embassy and On the Crown, in contrast with those of his great rival Aeschines. The orations of Antiphon, the earliest of the Attic Orators, include indeed four tetralogies, or quartettes, of ingenious speeches written for the prosecution and the defence in cases of homicide, but his cases are merely imaginary, and the orations are intended as rhetorical exercises alone. The first three selections in this volume supply us with the only instance in all the remains of Attic oratory, where the legal issues raised on both sides in a suit of purely private interest, lie before us as they were actually presented to an Athenian tri-

bunal. Whether Demosthenes actually wrote for both sides is a vexed question, briefly discussed in the course of the Introductions; it is a question that has provoked a large number of dissertations, the titles of which I have recorded on a page devoted to a conspectus of the literature of the subject up to the present date. But the volume now published, while it happens to be the first English commentary on any of the selections included in it, is also the first attempt either in England or elsewhere to put together an edition of all the three speeches in question in their connexion with one another1. As compared with the work demanded by the second half of this volume, where I have been conscious of moving more freely over ground familiarised by more frequent reading of that portion with private pupils more than five years ago, and for public lectures at a later date, the task of writing the first half has proved a somewhat tedious one, owing partly to the necessity of constantly keeping in view all the nine speeches in which Phormio's opponent, Apollodorus, is more or less directly concerned, and of forming an opinion on the numerous points of

¹ Mr Penrose's handy volume (now out of print) contained the Speeches against Aphobus, Onetor, Zenothemis, Apaturius, Phormio (Or. 34, πρὸς Φορμίωνα), and Lacritus. The Eubulides, Theocrines and in Neaeram are the only private orations included in the learned edition of Demosthenes by Dr John Taylor (fellow of St John's Coll. from 1726 to 1752), printed at the Cambridge University Press in 1748 and 1757.

literary criticism and chronological detail involved in the controversy on the authorship of those orations.

Those who, after finishing the pro Phormione, do not care to study minutely the whole of the twospeeches against Stephanus, ought, at the very least, to examine the vigorous attack on Phormio which extends from § 71 to § 82 of the first of those two speeches, and should also endeavour to obtain a connected view of the argument by reading consecutively the italicised abstracts inserted at suitable intervals in the course of the commentary. the help of these abstracts the general reader, the barrister, for instance, who has not remembered all the Greek of his younger days, may perhaps, if tempted to dip into these pages, form some opinion of his own on the forensic oratory of Athens; but my more immediate object in this part of my work has been to obviate any occasion for unduly burdening the notes with those literal renderings which are always welcome to students of the less industrious sort, by supplying instead (as the occasion requires) either a free paraphrase or a condensed summary, which may legitimately lighten their labour without giving licence to their idleness.

The latter half of the volume includes the *Nico-stratus*, which was delivered by the same speaker as the two orations against Stephanus, namely by Apollodorus, and also the *Conon*, which is certainly one of the most celebrated of the minor speeches of Demosthenes. To

these selections, both of which throw much light on the social life of Athens, I have added the *Callicles*, which, though less well known than the others, will be found one of the pleasantest, while it happens to be the shortest, of all the Private Orations.

The first volume of selections from Demosthenes, published by the University Press in 1874, included the speeches contra Phormionem (Or. 34), Lacritum (35), Pantaenetum (37), Boeotum de nomine (39), Boeotum de dote (40), and Dionysodorum (56). In the preface to that volume it has been already explained that the two volumes are a joint edition on the part of Mr Paley and myself, and I may here repeat that while Mr Paley was mainly responsible for the previous part, I am similarly responsible for all the Introductions and for nearly all the notes of the present, though I have had the advantage of receiving from him a careful revision of all the proof-sheets of my commentary, and a large number of supplementary annotations, many of which have been incorporated with my own, and duly acknowledged by being placed in square brackets and followed by his initial.

J. E. S.

October, 1875.

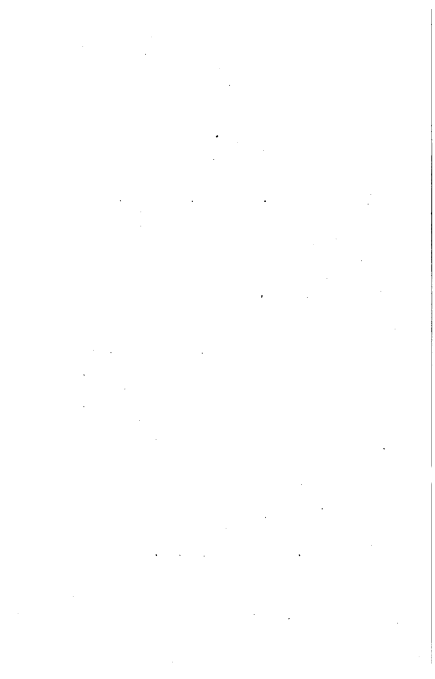
CORRIGENDA.

In the text.

p. 36, line 11, read τεθνεώτας.
 p. 138, line 11, read πέμποντος τούτου.

CONTENTS.

| SELECT LIST OF EDITIONS, DISSERTATIONS AND BOOKS OF REFERENCE XV XY INTEODUCTION TO OR, XXXVI. XXXVI. COR. XLVI. XXXVI. XXXVI. COR. XLVI. XXXVI. INTEODUCTION TO OR, LIHI. XIVII. XIVI. XV IV , OR, LV. IV TEXT AND NOTES. ORATION XXVI. HAPATPAΦH THEP ΦOPMIGNOE 1 XXVVI. KATA ETEΦANOT ΨΕΤΑΟΜΑΡΤΤΡΙΩΝ A. 49 XLVI. KATA ETEΦΑΝΟΤ ΨΕΤΑΟΜΑΡΤΤΡΙΩΝ B. 112 LIHI. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΑΡΑΠΟΔΩΝ AΠΟΓΡΑΦΗΣ ΑΡΕΘΟΤΣΙΟΤ . 182 LIV. KATA ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ . 163 ΕΧCURSUS (A). On the defective verb τύπτω . 207 , (B). On the quantity of ξμπνος . 212 |
|--|
| Introduction to Ob. XXXVI |
| ,, ,, Ob. XLV |
| ,, ,, Ob. XLVI |
| ON THE AUTHORSHIP OF OR XLV, XLVI. . xxxvi INTRODUCTION TO OB. LIII. . xlvii ,, ,, OB. LIV. . lvii TEXT AND NOTES. OBATION XXXVI. IIAPAIPAΦΗ THEP ΦΟΡΜΙΩΝΟΣ . 1 XLVI. KATA ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Α. 49 XLVI. KATA ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Β. 112 LIII. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΤΣΙΟΤ . 132 LIV. ΚΑΤΑ ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ . 163 ΕΧCUBSUS (A). On the defective verb τύπτω . 207 ,, (B). On the quantity of ξμπυος . 212 |
| Introduction to Ob. LIII |
| """ """ OB. LIV. lxii SYMBOLS USED IN RECORDING VARIOUS READINGS lxvii TEXT AND NOTES. ORATION XXVI. ПАРАГРАФН ТІГЕР ФОРМІЙНО 1 XLV. КАТА ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ В. XLVI. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Β. LIII. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΤΣΙΟΤ AΠΟΓΡΑΦΗΣ ΑΡΕΘΟΤΣΙΟΤ LIV. ΚΑΤΑ ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ EXCUBSUS (A). On the defective verb τύπτω """ (B). On the quantity of ξμπνος |
| """ "" "" "" "" "" "" "" "" "" "" "" "" |
| SYMBOLS USED IN RECORDING VARIOUS READINGS . lxvii TEXT AND NOTES. ORATION XXXVI. ΠΑΡΑΓΡΑΦΗ ΤΠΕΡ ΦΟΡΜΙΩΝΟΣ . 1 XLV. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΑΟΜΑΡΤΤΡΙΩΝ Α. 49 XLVI. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΑΟΜΑΡΤΤΡΙΩΝ Β. 112 LIII. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΤΣΙΟΤ |
| TEXT AND NOTES. OBATION XXXVI. ΠΑΡΑΓΡΑΦΗ ΤΠΕΡ ΦΟΡΜΙΩΝΟΣ |
| ΟΒΑΤΙΟΝ XXXVI. ΠΑΡΑΓΡΑΦΗ ΤΠΕΡ ΦΟΡΜΙΩΝΟΣ . . 1 XLV. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Α. . . 49 ΧLVI. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Β. . <td< td=""></td<> |
| ΟΒΑΤΙΟΝ XXXVI. ΠΑΡΑΓΡΑΦΗ ΤΠΕΡ ΦΟΡΜΙΩΝΟΣ . . 1 XLV. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Α. . . 49 ΧLVI. ΚΑΤΑ ΣΤΕΦΑΝΟΤ ΨΕΤΔΟΜΑΡΤΤΡΙΩΝ Β. . <td< td=""></td<> |
| XLV. ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΕΤΔΟΜΑΡΤΥΡΙΩΝ Α. . 49 XLVI. ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΕΤΔΟΜΑΡΤΥΡΙΩΝ Β. . 112 LIII. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ . 132 ΔΠΟΓΡΑΦΗΣ ΑΡΕΘΟΥΣΙΟΥ |
| XLVI. ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΕΤΔΟΜΑΡΤΥΡΙΩΝ Β. 112 LIII. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΥΣΙΟΥ . . 132 LIV. ΚΑΤΑ ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ 163 ΕΧΟΠΒΒUS (A). On the defective verb τύπτω . |
| LIII. ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΥΣΙΟΥ |
| ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΥΣΙΟΥ |
| LIV. ΚΑΤΑ ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ |
| EXCURSUS (A). On the defective verb τύπτω |
| ,, (B). On the quantity of ξμπνος 212 |
| ,, (B). On the quantity of ξμπνος 212 |
| (C) On the manning of which does 010 |
| ,, (C). On the meaning of αυτοληκυσος 212 |
| " (D). On the club called the Τριβαλλοί 214 |
| LV. HPOE KAAAIKARA HEPI XOPIOT 217 |
| INDEX |



SELECT LIST OF EDITIONS, DISSERTATIONS AND BOOKS OF REFERENCE.

On the Selections included in this Volume.

TEXT.

(1) IMM. BEKKER. Oratores Attici. Oxford, 1822, and Berlin, 1824. (2) *J. G. BAITER and H. SAUPPE. Oratores Attici, in one volume 4to, Zurich, 1850. (3) *IMM. BEKKER. Demosthenis Orationes; stereotyped edition, 8vo. Leipzig, 1851. (4) *W. DINDORF. Demosthenis Orationes [Leipzig, 1825, Oxford, 1846], editio tertia correctior, (Teubner) Leipzig, 1855, reprinted in subsequent years. (Vol. 11. Part 2 includes Or. 36; and Vol. 111. Part 1, all the remaining selections of the present edition).

VARIORUM EDITIONS.

(1) G. H. SCHAEFER. Apparatus Criticus ad Demosthenem Vinc. Obsopoei, Hier. Wolfi [1572], Jo. Taylori [1748. 1757] et Jo. Jac. Reiskii [1770—1775] annotationes teneus. Commodum in ordinem digestum aliorumque et suis annotationibus auctum edidit Godofredus Henricus Schaefer. London, 1824-7, Vol. IV. pp. 590—618 (on Or. 36); Vol. v. pp. 167—214 (on Or. 45 and 46); pp. 346—407 (on Or. 58, 54 and 55). (2) G. S. DOBSON, Oratores Attici, Graece cum notis variorum XII vols. London 1828. Vol. IV., Dem. Or. 39—59; Vol. v. Reiskii Annotationes, etc. Vol. II. Reiskii indices Graecitatis. [Royal paper ed. published at £9. 98. 0d.; a copy bought in 1868 for £1. 10s. 0d.]. (3) W. DINDORF. Demosthenes ex recensione Gulielmi Dindorfii, Oxford, Vol. VII. [1849] Annotationes interpretum ad Or. XVII—LXII.

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*A. WESTERMANN. Ausgewählte Reden des Dem., part 3, pp. 111—135, Rede gegen Konon (Or. 54). Also contains adv. Aristocratem and in Eubulidem. Berlin (2nd ed. 1865).

DISSERTATIONS, &c.

(1) C. D. BEELS. Diatribe in Dem. orationes I et II in Stephanum (Or. 45 and 46), pp. 122, Leyden, 1823. (2) IM. HER-MANN. De tempore, quo orationes quae feruntur Demosthenis pro Apollodoro et Phormione scriptae sint, disputatio (on Or. 36.

45, 46, 53 etc.) pp. 22. Erfurt, 1842. (3) A. WESTERMANN. Untersuchungen über die in die Attischen Redner eingelegten Urkunden, pp. 136 (esp. pp. 105-113 on the depositions in Or. 45 and 46). Leipzig, 1850. (4) W. HORNBOSTEL. Ueber die vom Dem. in Sachen des Apollodor verfassten Gerichtsreden, pp. 42. Ratzeburg, 1851. In the Neue Jahrbücher für Philologie 1854, 2, pp. 504-5 there is a suggestive review of this dissertation by C. REHDANTZ, who also gives a short account of Apollodorus in his vitae Iphicratis Chabriae Timothei, 1845, pp. 191-3, (where he promises a special dissertation of his own, which has unhappily never appeared). (5) IM. HERMANN. Einleitende Bemerkungen zu Dem. paragraphischen Reden. (Or. 36 etc.) pp. 23 Erfurt, 1853. (6) *ARNOLD SCHAEFER. Demosthenes und seine Zeit. 3 vols. esp. Vol. III. Part 2, Beilagen: 'die Reden in Sachen Apollodors' (Or. 86, 45, 46, 53 etc.) pp. 130-199. 'Rede wider Konon' (Or. 54) pp. 247-252, 'gegen Kallikles' (Or. 55) pp. 252-7. Leipzig, 1856-8. (7) F. LORTZING. De orationibus quas Dem. pro Apollodoro scripsisse fertur. pp. 94, Berlin, 1863. (8) J. SIGG. Der Verfasser neun angeblich von Dem. für Apollodor geschriebener Reden. (Besonderer Abdruck aus dem sechsten Supplementbande der Jahrbücher für classische Philologie, pp. 396-434). Leipzig (Teubner), 1873.

LEXICOGRAPHY, ANTIQUITIES, &c.

- (1) HARPOCRATION. λέξεις των δέκα μητόρων, ed. W. Dindorf, Oxford, 1853: (also Pollux, ed. Bekker; and Hesychius, ed. Schmidt). (2) REISKE, Indices Graecitatis in Dem. 1775, (cura Schaefer, London, 1823; indices Graecitatis in Oratores Atticos, Mitchell (after Beiske), Oxford, 1828. (3) P. P. DOBREE. Adversaria; cura Scholefield, Cambridge, 1833 (ed. Wagner, Leipsig, 1875). (4) C. R. KENNEDY, The Orations of Dem. translated with notes and dissertations. London, Vol. Iv. 1861; Vol. v. 1863. (5) R. DARESTE. Les plaidoyers civils de Demosthène, traduits en Français, avec arguments et notes par Bodolphe Dareste, Avocat au Conseil d'État. et à la Cour de Cassation. Vol. I. pp. 385; II. pp. 364 Paris (Plon), 1875.
- (1) MEYER and SCHÖMANN. Der Attische Process. Halle, 1824. (2) BOECKH. Die Staatshaushaltung der Athener, 2nd ed. 1851. (Public Economy of Athens: 1st Germ. ed. transl. by Sir George Cornewall Lewis, London, 1828, 1842. 2nd Germ. ed. transl. by Lamb, Boston, U.S., 1857). (3) K.F.HERMANN. Griechische Privatalterthümer. Heidelberg, (2nd ed. by Starke), 1870. (4) TELFY, Corpus Juris Attici. Pesth, 1868. (5) C. R. KENNED Yand R. WHISTON. Articles in Dr. W. Smith's Dict. of Antiquities, London, 2nd ed. 1865. (6) E. CAILLEMER. Articles in Dict. des Antiquités, Daremberg and Saglio, parts 1—4, A-B, pp. 640, Paris (Hachette), 1873-5.

INTRODUCTION TO

Or. xxxvi

ΥΠΕΡ ΦΟΡΜΙΩΝΟΣ.

In the early part of the fourth century B.C. there was a noted man of business at Athens, named Pasion. Originally a slave in the employment of a firm of bankers, by his industry and integrity he won the confidence of his employers, Antisthenes and Archestratus, and was rewarded by receiving his liberty from the latter and by succeeding both of them in their business. In the Trapeziticus of Isocrates, he appears as defendant in a suit brought by the son of a trusted minister of Satyrus, prince of Pontus, and is charged, whether rightly or wrongly, with appropriating a sum of money deposited with him by the plaintiff, with destroying documents detrimental to his own interests, and with other sharp practice of a somewhat unscrupulous character. To examine the justice of these charges is no part of our present duty, nor indeed have we the data for arriving at any decisive result; suffice it to say that, in the language of his very opponent in that action, he is described as one of those bankers who enjoyed a wide connexion and had the management of large sums of money, and whose position as men of business had won them a general confidence'.

¹ Or. 36 § 48 sq.—On the Trapezitae, see Becker's Charicles scene IV; K. F. Hermann, Griechische Privatalterthümer

^{§ 48;} and Büchsenschütz, Besitz und Erwerb im Griechischen Alterthume pp. 500—510.

² Isoor. Trapez. § 2.

INTRODUCTION TO OR. XXXVI. xviii

The speech composed by Isocrates probably belongs to the year B.C. 394, when Pasion, though no longer a slave, was only a resident alien (μέτοικος)1; at a subsequent date, on rising to the privileged position of enjoying as a denizen (ἰσοτελης) such civic rights as were not of an expressly political nature, he acquired some property in land, and distinguished himself by his public spirit, on one occasion in particular presenting the State with a thousand shields from his own manufactory, and five triremes equipped at his own expense. In recognition of these services, Athens rewarded him with the rights of her citizenship3.

Among those who had business relations with him we find Athenians of high position like Timotheus, the celebrated general4, and Demosthenes the father of the orator5: his bank in the Peiraeus enjoyed, in the Euxine and elsewhere, a credit co-extensive with the commerce of Attica; even eight years after his death, Apollodorus, of whom we shall hear more anon, had only to declare himself as Pasion's son to be at once enabled to raise a loan in a foreign land; and in later ages, in the imaginary letters of Alciphron, the Atticist who in the latter part of the second century of our era attempted to revive the memories of the times of Menander, we find the vulgar money-lender contrasted with a banker of blameless reputation, who hears the appropriate name of Pasion7.

¹ Isocr, Trapez, § 41,

² Or. 45 § 85, ³ Or. 36 § 47, Or. 46 § 15, Or. 53 § 18, Or. 59 § 2 ψηφισαμένου τοῦ δήμου τοῦ ᾿Αθηναίων Αθηναίον είναι Πασίωνα και έκγόνους τούς έκείνου διά τάς εὐεργεσίας τας είς την πόλιν.

⁴ Or. 49 πρός Τιμόθεον ύπερ χρέως. Cf.note on Or.36§53,p.42.

⁵ Or. 27 § 11.

⁶ Or. 50 § 56 διά τὸ Πασίωνος είναι καλ έκείνον έπεξενωσθαι πολλοις και πιστευθήναι έν τή Έλλάδι οὐκ ἡπόρουν, ὅπου δεηθείην δανείσασθαι.

⁷ Alciphron III. 3. See note on Or. 45 § 70.—Mr Mahaffy in his Social Greece gives a slight sketch of Pasion, to illustrate

Pasion, in his old age, finding his eyesight failing him, and being only able to walk with difficulty up to Athens from his bank in the Peiraeus¹, four or five miles distant, transferred his business, including not only his bank but also his shield-manufactory, on lease to his managing clerk Phormio², who, like his employer, was himself originally a slave⁸ and obtained his freedom as the reward of honest service. We read of him as a generous and energetic man of business, and his skilful management is said to have been the very saving of the property of his former master. From the nature of the case, and from certain chronological considerations besides, it may be concluded that the lease to Phormio belongs to a date before, but not long before, Pasion's death in B.C. 370°. In B.C. 372, we find the latter still managing his business on his own account, and we may therefore fix on B.C. 371 as the probable date of the lease. Pasion left behind him a widow, Archippe by name⁸, and two sons by her, the elder, Apollodorus, who was four-andtwenty years old at his father's death, and the younger, Pasicles, who came of age eight years after (namely, in B.C. 362)10. In his will he provided that his widow should be married to Phormio, with a dowry of two talents (about £486), a dwelling-house valued at one hundred minae (about £400), maid-servants, gold ornaments and all that formerly belonged to his wife 11. By

the business habits of the Greeks, pp. 382-6.

Or. 52 § 13 quoted in note

on Or. 36 § 7.

Or. 36 § 4, Or. 45 § 33.
Or. 45 §§ 71—76.
Or. 36 § 30.

⁵ Or. 36 §§ 49—53.

⁶ Or. 46 § 13 ἐπὶ Δυσνικήτου ά, χοντος, Ql. 102, 3.

⁷ Or. 49 § 29, 59. In the archonship of Alcisthenes, Ol. 102, 1 (Arnold Schaefer, Dem. u. s. Zeit, III. 2 p. 132).

⁸ Or. 45 § 74. 9 Or. 36 § 22.

¹⁰ Or. 36 §§ 10 and 37 compared together (A. Schaefer, u. s.).
11 Qr. 45 § 28 ad fin.

this will, Phormio also became one of the guardians to Pasion's younger son, Pasicles. He was to continue lessee of the bank and shield-manufactory until Pasicles came of age, and it was the father's wish that until that time the property should remain undivided. Owing, however, to the extravagance of the elder son, the guardians, acting in the interests of their ward, determined on a partition of all the property, with the exception of the bank and shield-manufactory leased to Phormio, half the rent of which was paid to Apollodorus, and half reserved for Pasicles, the minor 1.

Apollodorus was at Athens in B.C. 370 and appears to have been present at his father's death-bed', and some time after this, he was abroad in the public service as trierarch, probably in the year B.C. 368°. during his absence that, in accordance with his father's will, his mother was married to Phormio; the son, on his return home, resented this arrangement, and as the courts were not open at that time for private lawsuits, he took steps to bring a public indictment against Phormio, for criminal outrage on his mother (γραφή) υβρεως). However, a reconciliation was brought about and the charge was not pressed4.

In B.C. 362, when Pasicles came of age, his guardians gave an account of their trust, which was acknowledged as correct, and Phormio's lease of the bank and manufactory terminated with a discharge given him on the part of Apollodorus from all liabilities under the lease. The elder brother then, having the prior choice, took the manufactory, leaving the banking business to his younger brothers. For a short time the brothers appear to have superintended their property in person; but not long

¹ Or. 36 §§ 8-10, § 34, note 2 on p. lii. infra. ² Or. 49 § 42.

⁴ Or. 45 §§ 3, 4. ⁵ Or. 36 §§ 10, 11. 3 Or. 45 § 3; 46 § 21. See

after, possibly a year subsequent to the partition, a new lease of the bank was granted to certain persons, who jointly paid each of the two brothers a talent a year (£486 in all), a sum less by two-thirds of a talent (£163) than the rent paid by Phormio¹. This second lease was granted not by Pasicles alone, but by Apollodorus acting in conjunction with his younger brother, either to protect his inexperience, or (it is to be feared) to take advantage of it, since we observe that though the bank belonged to the younger brother, the elder had his reward in the receipt of half the rent paid by the new lessees².

Phormio, meanwhile, being quit of his trust as guardian, and of his lease of the bank and manufactory, established a banking business on his own account, and, like his former master, Pasion, obtained a recognition of the general esteem in which he was held, by being presented with the citizenship. The date of this event was B.C. 361^s. In the year B.C. 360, after a protracted service as trierarch in the northern Aegean and the neighbouring waters, Apollodorus returned to Athens to find his mother at death's door; she died six days after; but not before she had seen and recognised her son, though according to his own account she was unable to make such provision for him as she had intended.

The mother's death was the signal for a fresh outbreak of the differences between Apollodorus and his step-father Phormio. The step-son put in a claim for 3000 drachmae (about £120), which was submitted to arbitrators, who established the claim and induced Phormio for quietness' sake to pay it to Apollodorus. The latter then gave Phormio a second release from all claims'.

¹ Or. 36 § 51 and 38.

³ Or. 36 §§ 12, 13, 37. 3 Or. 46 § 13, επὶ Νικοφήμου Φρχοντος, Ol. 104, 4.

⁴ Or. 50 § 60 quoted in note on Or. 36 § 14.

⁵ Or. 36 §§ 15—17.

xxii

Phormio, however, had not yet seen the last of his litigious step-son; the latter, after numerous lawsuits with his father's debtors, in which he succeeded in recovering no less than 20 talents (£4860), was at last prompted, by pecuniary exigencies due to his extravagance, and by feelings of envy at Phormio's prosperity, to put in a claim about twenty years after the father's death for another sum of 20 talents, alleged to have been transferred to Phormio by the father as part of the working capital (ἀφορμή) of the business.

The defendant expected that Apollodorus' contention. that Phormio must have received such capital, would be supported by presumptive proofs alone. He would argue that, without such a fund, it was incredible that Phormio, who was merely a liberated slave, should have managed the business and risen to opulence, while he himself, a rich man's son, had been reduced to penury (§ 43). To give stronger proof than these a priori probabilities had been made impossible, he would assert, by Phormio's having induced his wife to destroy Pasion's papers (§ 18); he would also denounce the lease and the will as forgeries, and would make out that it was only while Phormio promised him a high rent, that he kept silence on his claim, but as he had not fulfilled these promises, he was compelled to bring the case before the court (§ 33).

The arguments here anticipated by the defendant appear again in the first speech against Stephanus (Or. 45), a speech arising out of the present lawsuit. The case

¹ Or. 36 § 36.

Why twenty talents were claimed does not appear, but we may conjecture that that amount arose out of the eleven talents mentioned in Or. 36 § 11, with the addition of interest. Phormio's lease lasted

for 8 years; 11 talents, at say 10 per cent. simple interest (not an uncommon rate at Athens), would with the interest amount to exactly 20 talents in 8 years (and a fraction of a year over, т\1),

came in the first instance before an arbitrator, Tisias¹ by name, but was left undecided by him, and was accordingly brought before a public tribunal. The writer of the Greek argument, generally supposed to be Libanius, calls the suit a $\delta i\kappa \eta \ a \phi o \rho \mu \hat{\eta} s$, though it has been doubted whether there is any ancient authority for the existence of such a suit under that designation². However, the phrase $a \phi o \rho \mu \hat{\eta} \nu \ e \gamma \kappa \alpha \lambda \epsilon \hat{\iota} \nu$ occurs in the speech itself (§ 12), referring to the plaintiff's claim to the capital of the bank.

To meet this claim, Phormio, instead of waiting for the plaintiff to bring his case before the court and then confronting his opponent with a direct denial and joining issue on the merits, preferred putting in a special plea in bar of action, a plea technically known in Greek law as a παραγραφή, shewing cause on the part of the defendant why the case should not be allowed to come on for trial at all. The two pleas urged on the defendant's behalf are (1) that the plaintiff had given him a discharge from the original lease of the bank and manufactory, and also a second discharge from a subsequent claim settled by arbitration (§§ 23-25); (2) that the plaintiff's suit contravened the statute of limitations, in which the term of five years was fixed as a sufficient time for injured parties to recover their dues, whereas the plaintiff was putting in a claim after the lapse of more than twenty years from the date of the lease (§ 26). To maintain these pleas is the object of the speech pro Phormione, though it is only a small portion of it that is directly concerned with them, such technical pleadings being naturally unpopular with juries, who regarded them as mere makeshifts, to gain

¹ Or. 45 § 10.

Dareste, les plaidoyers civils de Dem. II. 145: Est-il vrai que les Athéniens eussent créé une action spéciale pour les afaires de ce genre? But cl. Caille-

mer, le contrat de prêt à Athènes, p. 28—31, where δίκη ἀφορμής is distinguished from δίκη άργυρίου, δίκη χρέους and other terms, and accepted without suspicion as a term of Attie law.

time and evade the ends of justice. Hence a large part of the speech is devoted to arguing on the case itself, thus proving that the defendant's resort to special pleading was not due to any fear of meeting the plaintiff on the main issue. All this was of course irrelevant to the real question before the court, and counsel would hardly be permitted by any judge now-a-days to travel so widely out of the 'record.' In such a case, the defendant spoke first1; thus, while he was under the slight disadvantage of the onus probandi, he had on the other hand the benefit of the first hearing, and might at once produce a favourable impression of the strength of his case, which would put a stop to further litigation.

Phormio, being of foreign extraction and unpractised in public speaking, does not address the court in person (§ 1); his friends speak in his stead, and the case is opened on his behalf in an oration composed but almost certainly not spoken by Demosthenes, which forms the first of the selections included in the present volume³.

1 See note on Or. 36 Arg. line 25 ad fin. The writer of the life of Demosthenes in the Orations on the Crown published by the Clarendon Press appears to have overlooked this in stating: 'it is clear that in the speech to which Demosthenes, in behalf of Phormion, composed a reply, Apollodorus had dwelt much on the fact of Phormion having been his father's slave' (p. xxxiii). Apollodorus did not address the court at all; he could not speak before the case for the special plea had been opened on the side of the defendant, and the jury would not listen to him after.

ferred from the language of Deinarchus contra Dem. § 111. (Δημοσθένους) λογογράφου και μισθού τὰς δίκας λέγοντος ὑπέρ Κτησίππου και Φορμίωνος (Cf. p. xxxviii). But the authority of Aeschines, in a speech delivered only seven years after the pro Phormione, supports the opinion expressed in the text, de fals. leg. § 185, Εγραψας λόγον Φορμίωνι (cf. Or. 46 § 1 ol γράφοντες και οι συμβουλεύοντες ύπερ Φορμίωνος). Lortzing, Apoll. p. 14, who agrees with A. Schaefer, Dem. u. s. Zeit, p. 169.

⁸ It is unnecessary in this place to give a detailed account of the speech itself, as its contents are analysed in the italicised abstracts printed at con-

² The contrary might be in-

The speech contains several notes of time which approximately determine the date of its delivery. In § 26 we are told that 'more than twenty years' have elapsed since the lease granted by Pasion; in § 19 we find that 'eighteen years' have passed since the partition of the property effected by the guardians in consequence of the extravagance of Apollodorus; and in § 38 the same period is described in general terms as 'about twenty years.' Pasion died in B.C. 370 and the above indications point to the year B.C. 350 as the probable date of the speech. As we have already observed, the lease would be granted to Phormio before B.C. 370, and probably after B.C. 372, i.e. in B.C. 371. Thus 21 years would have passed since the grant of the lease. At first sight the term of eighteen years above mentioned might seem to point to B.C. 3521, but it appears certain that the partition of property was not effected immediately after the death of Pasion; as some allowance must be made for the time during which the extravagance of Apollodorus was running its course (§ 8), before the guardians came to the conclusion that a partition of the property was inevitable; and the term of eighteen years is reckoned, it will be observed, not from the death of Pasion but from the division of his estate.

Again, the speech of Apollodorus against Nicostratus, § 13, shews that after his return from his Sicilian trierarchy which on independent grounds may be placed in B.C. 368, he was not yet in possession of his share of the estate, as he was compelled to raise money on the security

venient intervals in the course of the commentary. The reader who desires a general view of the drift of the argument may do well to read all the abstracts consecutively before settling down to the perusal of the

Greek.

This date is accepted by Droysen (Zeitschrift für d. Alterthumswissenschaft 1829 p. 930), Hornbostel (Apoll. p. 20), and A. Schaefer (u. s., p. 168—9).

of his house and to pledge some of his plate; we may therefore conclude that the partition was not earlier than B.C. 368, and the 'eighteen years' bring us once more to B.C. 350 as the date of the speech.

Further, the lease of Phormio lasted eight, that of the subsequent lessees, ten years; but it would be far from correct to assume that this points to the lapse of only eighteen years from the death of Pasion to the delivery of the speech, and consequently to B.C. 352 for the date of the latter; for (1) the previous lease began before the death of Pasion, (2) the subsequent lease does not appear to have followed immediately on the expiration of the first lease1, and (3) the second lease had terminated before the date of the speech. The date B.C. 352, besides being open to the objection that the phrase 'more than twenty years' has to be explained away as a round number, in other words as equivalent to less than twenty years, only just allows time for the two leases, with no margin over, either for the interval between the first and second, or for the further interval after the second; while B.C. 350 is consistent with both these data

The only difficulty in our accepting this date arises from the reference to Callippus in § 53, as then alive in Sicily. Now Callippus left that island for Rhegium in the spring of B.C. 350 at the latest, and was killed in the same year. This would reduce us to the

^{1 § 11} εὐθὺς ὡς ἀφεῖσαν τουτονὶ τῆς μισθώσεως νέμονται τὴν τράπεζαν κ.τ.λ., § 13 ἐμίσθωσεν ὕστερον Ξένωνι κ.τ.λ.

^{2 § 14} έλευθέρους ἀφεῖσαν...καὶ οὐκ ἐδἰκαζοντο οῦτ' ἐκείνοις τότ' οῦτε τούτω.

³ This date is supported by Fynes Clinton, Böhnecke (Forschungen auf dem Gebiete der

Attischen Redner, 1. 43. 67), Imm. Hermann (de tempore, &c. p. 11 and einleitende Bemerkungen zu Dem. paragraph. Reden p. 16), Rehdantz (Jahnsneue Jahrb. 1xx. p. 505), Lortzing (Apoll. p. 15—18), and Sigg (Apoll. ap. Jahrb. f. class. Philol. Suppl. Bd. vi. Hft. 2 p. 406—8).

alternative of either supposing that the news of these events had not yet reached Athens, or resorting to the heroic remedy of striking out the words as spurious1. Otherwise, it may be worth while to suggest as the date the latter part of B.C. 351; this would involve our reckoning the term of 'more than twenty years' from the beginning of B.C. 371 to the end of B.C. 351 inclusive, and similarly the eighteen years from the partition would be counted inclusively from B.C. 368 to B.C. 351.

The speech is undoubtedly the genuine work of Demosthenes; this is proved not only by the testimony of Aeschines but by the frequent quotations of ancient lexicographers and grammarians, and the internal evidence is equally conclusive. It holds a high place in his Private Orations; among the merits of its earlier portions may be noticed the closeness of its reasoning and the lucid arrangement of its argument, while its later portions are rendered interesting by the strong invective of the personal attack on the plaintiff and the dignified tone of the appeal to the court in favour of the defendant. All the points are supported by evidence, and except where the public services of the defendant are apparently unduly depreciated, there is every evidence of fairness on the part of the speaker. It is a forcible oration, in which we clearly recognize the characteristic feature that gives Demosthenes the superiority over Lysias, the great master of clear narration, and over his own instructor Isaeus, the best lawyer of all the Attic orators, namely,

to a set of two beginning with ouxl, and a set of four beginning with ov. The transition from the former to the latter is marked by $\pi d\lambda \omega$.

2 de fals. leg. § 165, quoted in full on p. xxxvii.

8 See §§ 39—42 with notes, and esp. A. Schaefer, u. s., p. 168.

¹ This has been proposed by Sigg u. s., p. 408, who objects to them as breaking the symmetry of the sentence οὐχὶ Τιμομάχου κατηγόρεις; ουχί Καλλίππου; οὐ πάλιν Μένωνος; οὐκ Αὐτοκλέους; οὐ Τιμοθέου; οὐκ άλλων πολλών; We here have six rhetorical questions divided in-

xxviii INTRODUCTION TO OR. XXXVI.

the ethical warmth of colouring, by which the dullest details are lit up with a fresh life and interest¹.

The result was decisive; the court, according to the statement of Apollodorus himself, upheld the plea of the defendant, and refused to listen to any reply on the part of the plaintiff. More than four-fifths of the jury must have voted for the defendant, as we learn that the plaintiff was condemned to pay the $\epsilon \pi \omega \beta \epsilon \lambda i \alpha$, i.e. a sixth part of the twenty talents claimed, a fine amounting in this case to about £810. We are not surprised to learn that the plaintiff left the court in high dudgeon (Or. 45 § 6).

¹ die ethische Wärme welche Leben verleilt. A. Schaefer, u. s., selbst einem nüchternen Stoffe p. 168.

INTRODUCTION TO

Or. xlv

ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΕΥΔΟΜΑΡΤΥΡΙΩΝ Α.

The effect of the verdict given in support of Phormio's special plea in bar of the action brought by Apollodorus, was to prevent the latter from raising the same issue again, except in an indirect manner. It was still open to him to bring an action for false evidence against the witnesses on whose testimony Phormio had relied; such an action was known as a $\delta i\kappa \eta$ $\psi \epsilon v \delta o \mu a \rho \tau v \rho i \omega v$, and if the plaintiff made good his case against the accessories, he could next proceed against the principal who produced them, by an action for subornation of false witness $(\delta i\kappa \eta \kappa a \kappa \sigma \tau \epsilon \chi v i \omega v^{1})$; and in the event of his succeeding in the latter, he might then bring forward afresh his original suit (in the present instance a $\delta i\kappa \eta$ $a \phi o \rho \mu \eta s$).

Apollodorus accordingly brought an action for false testimony against one Stephanus, who was called on Phormio's side in the previous trial. This witness deposed to neither of the points on which the special plea was raised; he was neither produced to prove the date of the original lease, shewing the lapse of the term fixed by the Athenian statute of limitations, nor did he give evidence to the release and quittance effected between

Apollodorus and Phormio; he simply attested a point which was, strictly speaking, irrelevant to the special plea and really belonged to the main issue. He was called, with others, to prove a legal challenge given by Phormio to Apollodorus, demanding that, if the latter declined to admit that a document put in evidence by Phormio was a copy of Pasion's will, Apollodorus should himself open the original; he deposed that Apollodorus declined to open it, and further that the said copy was a counterpart of the original.

The plaintiff denies that any such challenge had been made and declares that his father left no will. tends that (1) had the challenge been given, there could have been no reason for his refusing to open the document (\$\sqrt{9}-14)'; (2) it was unnecessary to demand his acknowledgment of the correctness of a copy, when according to his opponents the original might have been readily produced (§§ 15-19); (3) the terms of the deposition were false because it assumed that Pasion made the will alleged, whereas he made no will at all; its terms ought to have run, not 'the will of Pasion,' but 'the will Phormio asserts to have been left by Pasion' (§§ 24-26). argument on these points is a singular combination of shallowness and subtlety³, as may be seen in further detail by referring to the italicised abstract of the somewhat difficult sections here referred to.

He next argues that the terms of the 'will' prove it was forged by Phormio in his own interests (§ 27—28), that the 'will' was inconsistent with the 'lease,' that the latter was also a fabrication (§ 29—36), and that the discharge pleaded by Phormio was false (§ 40—42). In anticipation of the defendant's probable reply, that his

¹ Or. 36 § 7.

² Or. 45 § 10.

⁸ nur einige schwache, ja ganz

nichtige τεκμήρια...; gegenzeugen...hat er nicht. Sigg, Apoll. p. 412.

responsibility is limited to two points only, (1) Phormio's giving the challenge, and (2) the plaintiff's refusal of it, the plaintiff insists on binding the defendant to the exact terms of his testimony (§§ 43—46). He further submits that, if in the reply any attempt is made to denounce his original action as fraudulent, all such reference to the past must be suppressed by the court as irrelevant to the issue before it (§§ 47—50). If the defendant urged it was not his own evidence, bearing as it did on the main issue, but that of those who gave witness to the special plea, that was fatal to the plaintiff in the former trial; the answer was, that the evidence on the main issue crippled his case on the special plea (§§ 51—52).

At this point the speaker passes off into petty personalities of a curious description, denouncing the defendant for giving false evidence against him, regardless of the family tie of Apollodorus' marriage with a first cousin of Stephanus, and thus transgressing what he calls by a rhetorical flourish the unwritten laws of natural affection (§ 53—56); he declares and very inadequately proves, that a legal document on which he had relied in the former trial had been stolen by Stephanus (§ 57—62); denounces him for truckling to prosperity, for selfishly disregarding the rights of the poor and the claims of the public on his ample resources (§ 63—67), for his sour and sullen unsociability, and for his merciless extortion as a miserable money-lender (§ 68—70).

Turning then from the nominal defendant Stephanus to his principal, Phormio, who is the real opponent in the present as in the previous lawsuit, he launches out into a vigorous invective against him, for his gross ingratitude towards the speaker's family who were the very founders of his fortunes (§§ 71—76), contrasts his own orderly life and public services with his opponent's immorality (§§ 77—80), charges him with appropriating money that

xxxii INTRODUCTION TO OR. XLV.

belonged to Pasion, from whom all his wealth had originally come. Born a barbarian and sold as a slave, he had yet had the audacity to criticize the antecedents of the plaintiff's family (§§ 80—82).

After an ungenerous and gratuitous insinuation, to account for his younger brother Pasicles taking Phormio's part (§§ 83—84), he turns to the jury, reminds them of his father's benefactions to the state, implores them to protect him from one who was once a slave to his family, and from that slave's creature Stephanus; and, while reminding them incidentally of some of the points on which he relied, concludes by claiming a verdict against the man who, by his false evidence for Phormio, had robbed him of his revenge in the previous trial (§§ 85—88).

The defendant Stephanus replied at considerable length. The purport of his defence appears to have been very much what the plaintiff had anticipated in §§ 43—46. In particular, he contended that he was responsible for attesting to the challenge alone and not for any further details incidentally included in his evidence. The existence of the will had been attested by other witnesses than himself, and the court's acceptance of Phormio's special plea was due to their evidence on the main issue, and also to the evidence given by others on the plea itself, proving the original lease and the subsequent discharge.

INTRODUCTION TO

Or. XLVI

ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΕΥΔΟΜΑΡΤΥΡΙΩΝ Β.

THE reply of Stephanus is followed by a second speech on the part of the plaintiff, Apollodorus, in which, in contrast to the presumptive proofs and the passionate declamation of his former effort, we find, in a far less lengthy and less ambitious form, little more than a series of technical arguments supported by quotations from such parts of the Athenian code as appeared to bear, however remotely, on the case in question.

He charges the defendant with having given 'hearsay evidence' and cites the law against it (§§ 6-8); declares that Phormio, under the mask of the defendant's deposition, has given evidence in his own cause, which is illegal (9-10); he even deduces the falsehood of the deposition from the material on which it was inscribed; instead of being written hurriedly on an ordinary waxtablet to attest on the spot a bona fide challenge, it was drawn up in a more permanent form implying a deliberately fraudulent design (11). He attempts to prove that his father made no will at all, and quotes a law forbidding a man's making a will if he had male issue lawfully begotten (14), and further urges that his father was disabled from disposing of his property by his 'adoption' as an Athenian citizen—a legal quibble arising from the ambiguity of the term relating to adoption, which really refers to the family and not to the state, as the

plaintiff disingenuously implies; he also insinuates that his father was debarred from making a will by being under undue influence and of unsound mind (15-17); he further contends that his mother was technically an 'heiress,' and by law held in ward by her nearest relative, namely himself; that her marriage was therefore invalid, being made in his absence, without his consent and without any legal adjudication, and that Pasion's disposal of his wife by will was thus illegal (18-23); that the father's 'will,' if ever made, was vitiated by the fact that there were sons of full age now surviving (24); and that the defendant and Phormio had conspired to defeat the ends of justice (25-26). After a parting sally on Phormio for his disregard of the laws, and a final thrust at the defendant, defying him to shew how he could possibly have known that the document attached to his challenge was a copy of Pasion's will, which he had never seen, and after also asserting that no one ever had a copy made of his own will', but kept it by him till his death, he concludes by asking the court to grant him the redress demanded by the claims of justice and the laws of Athens (27-29).

Thus the plaintiff assigns four legal reasons in support of the plea that Pasion's will was a forgery: (1) he was a citizen by 'adoption'; (2) his widow was an 'heiress' legally at the disposal of her son and not her deceased husband; (3) he had legitimate sons, both of whom were now grown up and their coming of age would invalidate any will on the part of the father; (4) he was of unsound mind. On these four points we have only to remark that the first rests on a verbal quibble. (2) There is no indication elsewhere in other

¹ See Becker's Charicles, Scene 1x, note 87.

² See note on § 14, and M.

Dareste les plaidoyers civils de Dem. 11. and p. 307—8, where the law is briefly discussed.

VXXV

speeches of Apollodorus that his mother was technically an 'heiress,' indeed there is reason to suspect that she was not even a native of Athens at all (§ 23); besides, as regards the alleged invalidity of his mother's second marriage, the plaintiff had already in his former speech expressed his acquiescence (Or. 45 § 4). (3) The intention of the law was that if a father, having legitimate male issue, made a will independent of their interests, the terms of the will as affecting other persons were to become valid in the event of the male children dying before they came of age. Thus a father could not disinherit his lawful heir, but he was not prevented from making a will in which the rights of the heir were duly regarded': and indeed, we find that Apollodorus and his younger brother had divided their father's estate between them, and that the former in particular had succeeded to a dwelling-house which was once his father's property. (4) The suggestion of lunacy is inconsistent with Apollodorus' own description of his father's last illness in another speech, by which it appears that he was then clear-headed enough to give his son a particular account of all the sums due to him from his numerous creditors.

On the whole it is obvious that the plaintiff must have been conscious of having a very bad case indeed, and that to maintain it he was compelled to resort to the most contemptible subterfuges.

The date of the two speeches must be placed shortly after that of the speech in the suit between Apollodorus and Phormio, i.e. very soon after B.C. 351 or 350.

¹ Lortzing, Apoll. p. 82—3; Dareste, u. s., 11. p. 293.

^{*} Or. 49 (Timoth.) § 42.

Beide reden, ganz besonders aber die zweite, sind voll

bloszer sophismen und spiegelfechtereien so handgreiflicher und oft fast lücherlicher art, dasz u. s. w. Sigg, Apoll. p. 412 and A. Schaefer, u. s., p. 177.

On the authorship of the Two Speeches against Stephanus.

We have seen that the authorship of the speech pro Phormione is undisputed; it is doubtless the genuine work of the great orator himself. Whether he is also the writer of both, or at any rate the first, of the two speeches against Stephanus, and of the others delivered by Apollodorus, which have come down to us among the works of Demosthenes¹, is a vexed question, an exhaustive treatment of which would demand an elaborate treatise beyond the compass of the present introduction. All that can here be offered is a brief discussion keeping in view, and where necessary correcting and supplementing, the arguments suggested by previous writers on the subject, and tested by the results of an independent investigation.

In the speech pro Phormione the case is supported by two important documents; (1) the lease granted to Phormio, (2) the Will left by Pasion. In both the speeches against Stephanus (a witness, it will be remembered, in the former trial), the lease and the will are denounced as a fabrication and a fraud; more than this, while in the previous oration a warm eulogy is passed on the career of Phormio as a blameless man of business and as a generous citizen of irreproachable character, in the two latter the speaker avails himself of all the artifices of subtle insinuation, all the vehemence of unscrupulous invective, to paint his opponent's character in the darkest colours. The question arises whether the two latter speeches, or either of them, could have been written by the same person as the former.

Narrowing the enquiry for our present purpose to those speeches alone which Apollodorus delivered against Stephanus, we may in the first instance examine the *external evidence* (whether contemporary with Demosthenes or not) which may be adduced in support of the genuineness of the two speeches in question. In

1 The speeches by Apollodorus (with the dates assigned to them by A. Schaefer) are Or. 52 πρὸς Κάλλιππον, Β. C. 369—8; Or. 53 πρὸς Νικόστρατον, after Β. C. 368; Or. 49 πρὸς Τιμόθεον ὑπὲρ χρέους, Β. C. 362; Or. 50, πρὸς Πολυκλέα περὶ τοῦ ἐπὶ τριηραρχήματος, about Β.C. 357; Or. 45 and 46, κατὰ Στεφάνου ψευδομαρτυριῶν α΄ and β΄,

about B. c. 351; Or. 59 κατα Nealpas, after B. c. 843;—Or. 47, κατ Ευέργου και Μηροιβούλου was delivered after B.c. 356, but not by Apollodorus, though it was probably written by the same orator as most, if not all of the above-mentioned speeches, and possibly by Apollodorus himself.

INTRODUCTION TO QR. XLV, XLVI. xxxvii.

the first place we must set a passage in Aeschines in which he denounces the orator as a traitor, charges him with writing for a pecuniary consideration a speech for Phormio the banker and with shewing this speech to Apollodorus, who was then prosecuting Phormio on a charge imperilling his status as a free man¹. Here it will be remarked that the description of the trial is vague, and the penalty, to which Phormio would have been liable, much exaggerated; but it is more important to notice that Aeschines says nothing of Demosthenes writing a speech for Apollodorus either in the lawsuit with Phormio, or in his subsequent suit against Stephanus: if Aeschines is speaking the truth, then at the worst all that he says is, that, in his opinion, Demosthenes acted in bad faith by betraying his client's interests and allowing his opponent to become informed of the arguments which would be brought against him. But it may be noticed that this course is not necessarily inconsistent with good faith on the part of Phormio's friend, as the orator may have seen no reason for concealing his client's case from his opponent,—especially as the speech on that client's behalf would be the opening speech, and the case would be in no danger of being damaged by any previous attack on the part of the plaintiff. Demosthenes may have been anxious to reconcile the parties and, if possible, to put an end to a quarrel which was threatening the disruption of Pasion's family; and so strong was his client's position, that to inform Apollodorus of the case against him and even to shew him the very manuscript itself with the friendly advice to drop the lawsuit, would have been no detriment to Phormio's interests?.

Considering all the calumnies raked up by Aeschines against his great rival in the two orations de falsa legatione and contra

πεζίτη χρήματα λαβών τοῦτον έξηνεγκας 'Απολλοδώρφ τῷ περί τοῦ σώματος κρίναντι Φορμίωνα. Ib. contra Ctesiphontem § 173, περί δε την καθ' ημέραν δίαιταν τίς έστιν: έκ τριηράρχου λογογράφος άνεφάνη, τὰ πατρῶα καταγελάστως προέμενος άπιστος δὲ καί περί ταθτα δόξας είναι καί τούς λόγους έκφέρων τοῖς άντιδίκοις ανεπήδησεν έπι το βήμα.

² A. Schaefer, u. s., 111. 2 p. 178, and Rehdantz there re-

ferred to.

Aeschines, de falsa legatione § 165, τὸν δ' ἀγαθὸν σύμβουλον τί χρη ποιείν; ού τῆ πόλει πρός τό παρόν τα βέλτιστα συμβουλεύειν; τον δε πονηρόν κατήγορον τί χρη λέγειν; ού τούς καιρούς αποκρυπτόμενον της πράξεως κατηγορείν; τὸν δὲ ἐκ φύσεως προδότην πως χρη θεωρείν; αρά γε ώς σύ τοις έντυγχάνουσι καί πιστεύσασι κέχρησαι, λόγους els δικαστήρια γράφοντα μισθού τούτους εκφέρειν τοίς αντιδίκοις; Εγραψας λόγον Φορμίωνι τῷ τρα-

Ctesiphontem, we venture to think that, if he had had any ground whatever for asserting that Demosthenes actually wrote a speech for Apollodorus, and virtually against Phormio, though nominally against one of his witnesses only, he would certainly have seized his opportunity and made the very most of so damaging a fact. But he says no such thing; and even Deinarchus, another strong opponent of Demosthenes, makes no such charge against him, though he has an opening for so doing in a passage in which he refers to the orator's 'delivering' a speech for Phormio¹.

Later writers, however, though less likely to be familiar with the facts, are bolder in their denunciations; in Plutarch's life of Demosthenes, we read that the orator 'is said to have written for Apollodorus his speeches against Phormio and Stephanus, for which he justly fell into disrepute, as he also wrote a speech for Phormio in his lawsuit against Apollodorus.' He adds, with a reminiscence perhaps of the trade of the orator's father, 'it was as bad as selling swords to both sides from the same manufactory's.

The insertion of the speeches against Stephanus among the works of Demosthenes may perhaps be accounted for by the conjecture that Callimachus, who, as head of the Alexandrine library, undertook the prodigious task of settling the canon

¹ Deinarchus contra Demosth. § 111 p. 108, εὐρήσετε...τοῦτον άντι λογογράφου και μισθού τάς δίκας λέγοντος ὑπὲρ Κτησίππου καί Φορμίωνος και έτέρων πολλών πλουσιώτατον όντα των έν τη πόλει. A recent editor of Deinarchus, Dr F. Blass, writes to me suggesting that the passage is interpolated. Deinarchus, he conjectures, wrote only rai µισθοῦ τὰς δίκας λέγοντος; had he wanted to enter into detail, he must have added 'Phormio the banker' and 'Ctesippus the son of Chabrias,' because these cases were by that time probably forgotten. The bare addition ὑπὲρ Κτησίππου καὶ Φορμίωνος και έτέρων πολλών is, he says, exactly what a grammarian would insert to remind his pupils of the speeches they had read in the course of their studies.

² Plutarch, Dem. chap. 15, λέγεται δέ και τον κατά Τιμοθέου τοῦ στρατηγού λόγον, ψ χρησάμενος 'Απολλόδωρος είλε τὸν ἄνδρα τοῦ δφλήματος, Δημοσθένης γράψαι τῷ ᾿Απολλοδώρῳ, καθάπερ καὶ τούς πρός Φορμίωνα και Στέφανον. έφ' οίς είκότως ήδόξησε, και γάρ δ Φορμίων ήγωνίζετο λόγφ Δημοσθένους πρός τον Απολλόδωρον, άτεχνως καθάπερ έξ ένὸς μαχαιροπωλίου τα κατ άλλήλων έγχειρίδια πωλούντος αὐτού τοίς άντιδίκοις. (Cf. chap. 4, Δημοσθένης ό πατήρ... ἐπεκαλεῖτο μαχαιροwoiós.) Comp. Dem. et Cic. c. 3, χρηματίσασθαι άπο του λόγου Δημοσθένης επιψόγως λέγεται, λογογραφών κρύφα τοῖς περί Φορμίωνα και 'Απολλόδωρον άντιδίκοις.

INTRODUCTION TO OR. XLV, XLVI. xxxix

of the Attic Orators, may have been misled either by the passage of Aeschines above quoted, or by the partial resemblance of the first speech to the style of the orator, into supposing that Demosthenes himself was the writer; or again may have included them among his orations as illustrative of his genuine works. That there was once a time when Apollodorus himself was regarded as the writer of the orations spoken by him which have been handed down to us among the works of Demosthenes, may perhaps be fairly concluded from a scholium on the passage of Aeschines above referred to, noting 'from this it is clear that the speeches referring to the estate of Apollodorus are not written by him, but by Demosthenes 2. Thus, Plutarch's story of the duplicity of Demosthenes, which with slight variations is repeated by still later writers, may have originated in a misunderstanding of the language of his enemy's accusation; the phraseology used by one of them in particular (Zosimus by name, a grammarian who, if we credit the conjecture attributing to him part of the scholia on Aeschines, may have actually written the scholium in question,) shows how easily, even before his time, Callimachus and Plutarch may have been misled by a careless expansion of the language of the orator's rival language which we have little hesitation in regarding as the original source of the subsequent tradition 4.

The argument from *internal evidence* is more intricate, and the style of all the orations delivered by Apollodorus has been discussed with much minuteness by several modern critics. Without entering, however, into undue detail on those speeches which

 $\Delta \eta \mu o \sigma \theta \dot{\epsilon} \nu e \kappa a \tau e \nu o \dot{\eta} \sigma a \mu e \nu$. In c. 31 he begins an extract from Or. 36 § 52 with the words, $\dot{\epsilon} \nu \tau \dot{\varphi}$ $\dot{\nu} \dot{\pi} \dot{\epsilon} \rho$ Φορμίων επρός $\dot{\tau} \dot{\sigma} \dot{\nu}$ $\dot{\Lambda} \pi o \lambda \dot{\delta} \dot{\delta} \omega \rho o \nu$.

³ Anonym. p. 155, Suidas Dem. c. 3, referred to by Lortzing, Apoll. p. 23.

4 Zosimus vit. Dem. p. 149 R., λογογραφείν αρξάμενος και είς τὰ ίδιωτικὰ και είς τὰ δημόσια και πολλούς ἐκδούς λόγους πρὸς ἐαντούς ἢλω ἀμφοτέροις λόγους ἐκδούς κατ' ἀλλήλων. He lived in the time of the Emperor Anastasius, μ.p. 491—518.

¹ Rehdantz ap. A. Schaefer, u. s., p. 317—322.

^{*} Aesch. ed. Schultz, p. 311, ἐκ τούτου δήλον ὅτι καὶ οἱ περὶ τὴν οἰκίαν (οὐσίαν coniecit Δ. Schaefer) 'Απολλοδώρου ἀλλὰ Δημοσθένουν. The rhetorician Tiberius, περὶ σχημάτων c. 14 (referred to by A. Schaefer), quotes from Or. 45 § 83, and introduces his citation with the name not of Demosthenes but of Apollodorus, καὶ πάλιν 'Απολλόδωρος 'έγὼ γὰρ—ούκ υίδα,' though he professes in c. 1 to confine himself to ὅσα πανὰ

are not included in the present volume, we may briefly state certain peculiarities of diction to which Arnold Schaefer, who, in his admirable work on the Life and Times of Demosthenes, was the first to treat the subject systematically, has specially drawn attention. as running through all the speeches delivered by Apollodorus, and distinguishing them from the genuine writings of Demosthenes1.

We find, then, a feebleness of expression shewing itself in repetitions of the same word within short intervals from one anothers; this clumsiness is most noticeable in the case of the pronouns ouros and auross. Again, clause after clause begins with the same relative pronoun, or the same hypothetical particle 4. Such carelessness of expression is naturally attended by looseness of rhythm; thus, tested by the frequency of hiatus. the speeches delivered by Apollodorus are inferior in composition to the certainly genuine speeches of Demosthenes, though an exception must be made in favour of the first speech against Stephanus⁵. Even this speech supplies instances of unrhythmical constructions, and examples of anacoluthon or bad writing; and in particular an awkward combination of participles may be noticed in the first as well as in the second oration?.

1 A. Schaefer Dem. u. s. Zeit, 111. 2. 184-199, Der Verfasser der von Apollodor gehaltenen Reden 1858. Since then, the subject has been elaborately discussed by F. Lortzing (1863) and J. Sigg (1873). For the full titles of their treatises, see p. xvi.

² Or. 45 § 4, γιγνομένου... γίγνονται...έγίγνοντο, ib. § 63, συνέβαινεν ... βαίνων. - Or. 46 § 28, διαθηκών...διαθηκών...διατιθέμενοι ... διατίθενται. larly in § 2, διατιθεμένφ τῷ πατρί is thrice repeated and o marho διέθετο twice. For other repetitions see §§ 3, 5, 8, 25.

* Or. 45 § 64, τούτφ...τοῦτον τούτου...τούτου, § 86, ἐαυτον... τούτου...ἐαυτον...ταθθ'...τούτου, and similarly § 84, § 83.—Or. 46 § 21, οὖτος...αὐτὸν...αὐτοῦ τούτου...αὐτὰς...ταῦτ', and § 6. But of. Or. 86 §§ 12 and 42.

4 Or. 45 § 49 ovs...ovs § 81, el...el...elta ...el. Or. 46 § 23, είπερ...είτε...είτε...εί μέν...είδὲ ...el rep. rolvur though common in the genuine orations occurs 14 times at least in the 29 sections of Or. 46. 'Non negari potest vividioribus transgrediendi figuris, quibus D. excellit, carere nostras orationes' Lortzing p. 33.

⁵ Benseler de hiatu p. 147, auctor alterius orationis (Or. 45) sermonem ita conformare solebat, ut vocalium concursus evitaretur et auctor alterius (Or. 46) ita ut hiatus non evitaretur.

The passage referred to is in § 68, έγω γάρ—προσελθεῖν πρώτον, but the object is perhaps hypercritical. For anacoluthon, cf. Or. 45 § 3; for bad writing, Or. 46 § 17.

7 Or. 45 § 83, Or. 46 § 13

(Lortzing p. 88, 89).

On passing to the question of the degree of mastery over the subject-matter and the general argument displayed in the various speeches, a distinction may be drawn between the earlier speeches on the one hand (e.g. those against Polycles and Timotheus) where the narrative is monotonous and tedious, and the conclusion somewhat lame and feeble; and the two speeches against Stephanus, which shew signs of an improvement which Schaefer ascribes to the prolonged experience in litigation which the speaker had enjoyed since his earlier efforts. The general style of all these orations, differing as it does from that of Demosthenes. and bearing marks of a kind of consistency of its own, points (so Schaefer suggests) to one person as the writer of them all, and that person in all probability Apollodorus himself. He often appeared before the law-courts not only in private suits on his own account, but also in public causes; and, when he was a member of the Council, he made important proposals, and brought them before the general assembly of the people. Even assuming that he resorted to others for assistance in his private lawsuits, yet, as soon as he appeared in a more public character, he would find it necessary to speak for himself, and without some oratorical ability he could hardly have undertaken so many public causes. In the second speech against Stephanus we find him pluming himself on his cleverness1: and in that against Neaera he is called upon to address the court on behalf of a younger and less experienced speaker2. Apollodorus obviously laid himself out for attempting to play a prominent part at Athens; in the pro Phormione the jury are specially warned against his loud and impudent self-assertion3, and elsewhere we even find him apologising for his loudness of voice (as well as his hurried gait and ill-favoured countenance), as his misfortune and not his fault4.

1 § 17 οὐδὲ ἐδόκουν ἐμὲ οὕτω δεινὸν ἔσεσθαι ὥστε ταῦτα ἀκριβῶς ἐξετάσαι.

² Or. 59 § 14, νέον όντα καὶ ἀπείρως ἔχοντα τοῦ λέγειν, while Apollodorus πρεσβύτερός ἐστι... καὶ ἐμπειροτέρως ἔχει τῶν νόμων.

3 Or. 36 § 61, κραυγή και dvalδεια.

4 Or. 45 § 77. A. Schaefer understands the passage differently; after referring to the

loudness of voice attributed to Apoll. in Or. 36, he continues: 'Wenn dagegen Apollodor erklärt: Ich rechne mich selber, was Gesichtsbildung, raschen Gang und laute Rede betrift, nicht unter die von der Natur glücklich begabten..., so will er damit nur ein selbstgefälliges prunken und stolzieren, von sich ablehnen ohne andeuten zu wollen, er sei Missgestalt

Such then is the general drift of the arguments, to which a brief sketch can only do imperfect justice, which lead Schaefer to the conclusion that the speeches against Callippus, Nicostratus, Timotheus, Polycles, Euergus and Mnesibulus; both of those in prosecution of Stephanus; and lastly, that in accusation of Neaera; which were delivered in the above chronological order between the years B.C. 369 and 343, were all composed by one person, who had a distinctive style of his own, and that person probably Apollodorus himself, with whose trans-

actions no less than seven of these speeches are concerned.

The above conclusion is however open to criticism on the ground that it gives no adequate account of the incomparable superiority of the first speech against Stephanus, not only to the others delivered by Apollodorus, but in particular to the second speech in the very same trial. It is marked by a closeness of argument, and a forcibleness of invective, worthy of a far abler writer than the composer of the other speeches. It seems futile to explain this superiority by ascribing it to a gradual improvement in the speaker's rhetorical ability brought about by time and experience1, when the second speech is so meagre and lifeless. and when the last of the series, namely that in Neaeram, instead of shewing any advance as compared with the first speech against Stephanus is certainly inferior to it, and is characterized by a diffuseness and laxity of style, and by other faults besides. And again, the explanation that the second speech is only a devrepoλογία, and therefore inferior to the first, is hardly adequate. Hence, while we would ascribe the second to Apollodorus himself, and find in its constant quotations from the Athenian code of law a characteristic touch, reminding us of his legal learning as attested in the oration in Neaeram2, we are driven to the conclusion that in the first he had recourse to the assistance

träges Schrittes und schwachstimmig.' This misses the sense; the words when taken correctly as in the text, confirm the quotation from Or. 36, and do not appear even remotely to contradict it. Cf. Lysias Or. 16 §§ 18, 19.

¹ A. Schaefer, u. s., p. 191. Prof. Schaefer, in a kind communication received since I wrote the above, endeavours to

account for the greater polish of style shewn in Or. 45 by the fact that Apollodorus had the strongest motives for doing his very best in his opening speech.

2 § 14, έμπειροτέρως έχει τών νόμων, and § 15 υπέρ τών θεών και τών νόμων και του δικαίου καὶ ὑμῶν αὐτῶν, compared with Or. 46 § 29 ὑπέρ ὑμῶν αὐτῶν καὶ έμου και του δικαίου και τών νόμων.

of an abler rhetorician than himself. There is scarcely sufficient proof that that rhetorician was Demosthenes, though it must be candidly admitted that of all the speeches delivered by Apollodorus, the one that on personal grounds is least likely to have been written by the composer of the oration for Apollodorus' opponent Phormio, is less far removed from the style of Demosthenes than any of the remainder, though again and again we have words never used by the orator himself in his undisputed writings 1. In one passage indeed (§ 77) we have a close parallel with the Pantaenetus (§ 55)2, which seems to point to a common authorship, and if the latter speech is rightly assigned to the year 346 or thereabout, in other words, is placed after the speeches now under consideration, we can hardly explain the parallel except by the hypothesis of a common source, or else by the less probable assumption that Demosthenes, who was almost certainly the writer of the Pantaenetus, having heard or read the first speech against Stephanus, a speech directed virtually against his own client Phormio, borrowed from the phraseology of the latter oration, with which he was thus familiar. The Attic Orator, Hyperides, is known to have written one speech at least against Pasicles², who, though a brother of Apollodorus, took the side of his opponent Phormio, and a conjecture has been half hazarded that it was for Apollodorus that those speeches were composed4; but there is no adequate reason for assigning the first speech against Stephanus to that orator, and a comparison with his four extant orations has led me to notice only one important coincidence of expression.

On the whole, then, we may conclude that the second speech was not only delivered by Apollodorus, but probably composed by him, that the first was written for him, probably not by Demosthenes, but by some rhetorician unknown to us, whose assistance he was led to secure either by the pressure of his other engagements, or by a consciousness of the difficulty of the task that was

^{1 § 14} παροξυσμός, § 19 παραπέτασμα, § 70 dolkyros (in sense 'houseless'), § 85 έπίχαρτος, §63 and §65 ύποπίπτευ τυν (and also in Or. 59 Neaer. § 43).

Or. 37 §§ 52, 55 quoted in note on Or. 45 § 77. The note involves an assumption that the Pantaenetus was earlier than the present speech; the reverse

is more likely to be correct.

³ κατὰ Πασικλέουs and πρὸς Πασικλέα περὶ ἀντιδόσεως Fragm.
137—140, p. 88—9 ed. Blass.
⁴ Hornbostel, Apoll. p. 35.

⁵ Or. 45 § 74 ανεκδότους ένδον γηράσκευ, compared with Hyperides 111. 28. 4, ανέκδοτον ένδον καταγηράσκευ and 111. 27. 22, άγαμον ένδον καταγηράσκευ.

before him, and a mistrust of his own unaided ability to compose more than the legal rejoinder to the defendant's reply.

Those who attribute the speeches against Stephanus, or at least the first of them, to the authorship of Demosthenes, are bound to supply some reasonable motive for his changing sides after taking the part of Phormio against Apollodorus. If such a desertion to the enemy's camp was due to his discovery that the documents relied on in the first trial were forgeries, and that the deponents called to prove them were guilty of false witness, we cannot but think that Demosthenes, if he had been the writer of a speech immediately arising out of the former trial, would have been prompted to stronger expressions of indignation against the fraud practised on the jury on the previous occasion.

While we dismiss as irrelevant any attempt to try the alleged duplicity of Demosthenes by the standard of the professional etiquette of the English bar, and refrain from entangling our discussion with parallels suggested by questions of modern forensic casuistry, we may at any rate remark that, though we have no sufficient warrant for assuming that the orator was above pecuniary considerations, a certain sense of honour would probably have kept him from accepting a fee to write down the very side which he had but lately written up; and we may fairly conclude that such conduct was held dishonourable from the fact that even for divulging Phormio's case to his opponent, Demosthenes is, whether truly or falsely, charged by Aeschines with playing a traitor's part.

Again, it is urged that the first speech against Stephanus was written for a different trial to that on behalf of Phormio. This can hardly be regarded as an extenuating fact in favour of Demosthenes as the writer of the leading speech in both trials, since the second cause arose immediately out of the first, and there can be no question about the irreconcileable difference between the facts of the case as stated in the two orations, and the terms used in the one and the other in describing the character of Phormio. Even apart from motives of honour, the lower ground of expediency would, we presume, have sufficed to prevent Demosthenes from writing to defame the character of one who, by his opponent himself, was admitted to be a wealthy and prosperous man of business, and from supporting by preference the failing fortunes of an impoverished pettifogger.

Such, then, at the very strongest, are the principal arguments that may be adduced against the genuineness of the two speeches against Stephanus. In conclusion, it is only fair to submit the only hypothesis on which it is not impossible that Demosthenes may after all be the real author of, at any rate, the first oration.

We have already seen that it is highly probable that the speech against Phormio belongs to the latter part of the year B. C. 351 (p. xxyii) and that the speeches against Stephanus may be fairly placed in the year B. c. 850 1. It was a year in which the efforts of Athens to recover Euboea and to protect Olynthus placed her in a position of grave financial embarrassment. To meet this. Apollodorus, as a member of the senate, moved a decree that it should be submitted to the vote of the public assembly whether the surplus of the revenue should be paid to the Theoric fund for religious festivals, or applied to the expenses of the war. The proposal was approved by the senate and accepted by the public assembly; and the latter passed a decree appropriating the surplus to military purposes. Hereupon one Stephanus, who is not to be identified with the defendant in the speeches before us, impeached Apollodorus on the ground of his having brought forward an illegal decree; and he obtained a verdict, which led to the fine of one talent (£248) being inflicted on Apollodorus?. In this impeachment. Stephanus was probably the tool of Eubulus and the peaceparty, and although there is no proof that Apollodorus acted at the suggestion of Demosthenes and the opposite party, the proposal of Apollodorus would doubtless meet with the orator's approval, as is clear from the financial policy cautiously propounded by the latter in the Olynthiae orations3, and, when it was too late, carried to a successful issue twelve years afterwards in the autumn of 839, only one year before the catastrophe of Chaeroneia.

It may therefore be questioned whether political motives may

¹ The archon eponymus of that year [Ol. 107, 3] was one Apollodorus, probably not the son of Pasion.

³ Or. 59 §§ 3—8, esp. § 4, διαχειροτονήσαι τὸν δήμον είτε δοκεί τὰ περιώτα χρήματα τής δίοικήσεως στρατιωτικά είναι ή θεωρικά; Grote, H. G., chap. 88; Curtius, H. G., vol. v. p. 269 (Eng. Transl.); Hornbostel,

Apoll. p. 39, 40; A. Schaefer, u.s. III. 2, p. 180 and (for the chronology here followed) ib. p. 380. Some (e.g. Weil, harangues de Dem. p. 163) would place the Euboean expedition in B.C. 348, and Dr Blass would therefore place in that year the motion of Apollodorus and the delivery of Or. 45.

⁸ Olynth, m. §§ 10--13.

xlvi INTRODUCTION TO OR. XLV, XLVI.

not have induced Demosthenes to threw Phormio overboard and to support Apollodorus by writing the first speech against Stephanus. On this hypothesis it may be presumed that Apollodorus, having lost his lawsuit against Phormio owing to the powerful advocacy of Demosthenes, and being almost crushed by the consequences of his defeat, resorted to Demosthenes in the hope of recovering part at least of his resources, and proposed to run the risk of bringing forward his motion on the Theoric fund, on condition that the orator wrote him a speech against the obnoxious witness Stephanus.

A suggestive letter from Dr F. Blass of Königsberg (the author of several important works on Greek Oratory) has recently reached me, supporting this hypothesis and also shewing that the style of the first speech against Stephanus, apart from its general resemblance to that of Demosthenes1, coincides with it in a hitherto unnoticed peculiarity, that under certain limitations the orator generally avoids the juxtaposition of three or more short syllables, the exceptions being for the most part cases where the three syllables fall within the compass of a single word?. To examine the minute criterion here proposed is beyond my present purpose; it is sufficient to state (as my learned correspondent would obviously acknowledge), that while its absence may suggest the spuriousness of any given oration, its presence does not prove its genuineness; and it is enough to admit that the testimony of Harpocration is in favour of the Demosthenic authorship of the first speech? (though the value of that testimony is impaired by his attributing the second speech to the same author); and that the parallelism of § 77 to a passage in the Pantaenetus already noticed is on the whole more easily explained by ascribing the first speech to Demosthenes than by any other hypothesis.

Sigg, Apoll. p. 415—432.

See p. 7 of his dissertation on the Letters ascribed to Demosthenes (just published, Oct.

^{1875).}

² See quotations in notes on Or. 45 §§ 1, 15, 63, 66, 74, 80, 84. ⁴ Cf. Or. 46 §§ 7, 11, 20.

INTRODUCTION TO

Or. LIII

ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΥΣΙΟΥ.

In this speech Apollodorus, the litigious son of Pasion, appears in support of a lawsuit arising out of an information laid against one Arethusius, for refusing to pay a fine due to the public chest. According to Athenian law, if a state-debtor concealed his effects, any citizen who discovered the fact was at liberty to draw up, and lay before the proper magistrate, a written statement containing an inventory or specification of the goods in question. The schedule thus drawn up was called an apographê, and this name was also given to the legal process in support of it. The informant, in the event of his making good his case, was entitled to the reward of three-fourths of the valuation (§ 2); if he failed, he was fined a thousand drachmae (about £40), and suffered a partial disfranchisement which prevented his appearing again as a prosecutor in a public cause (§ 1).

In the present instance, Apollodorus has handed in a specification in which two slaves are stated to be the property of Arethusius, and therefore liable to confiscation as a partial payment of his debt to the public treasury. Hereupon, a brother of Arethusius, named Nicostratus, puts in a claim to the slaves, and in the speech before us Apollodorus has to shew that the claim is false and that

the slaves are really the property of Arethusius. To prove this he calls evidence in §§ 19—21, and this is the only portion of the speech which is really relevant to the issue before the court, while the greater part up to this point is devoted to a narrative of the relations between Apollodorus and the two brothers, the object of which is to shew that the former had been most ungratefully treated by the latter, especially by Nicostratus, and that he was therefore, according to the Athenian notion, fully justified in revenging himself for his private wrongs by supporting a public information against his opponent. To prove the purity of his motives and to ingratiate himself with the court, he waives at the very outset his claim to the reward to which the informant in such cases is legally entitled.

In three of the speeches of Lysias, the promoter of an $a\pi\sigma\gamma\rho\alpha\phi\dot{\eta}$ appears as a plaintiff; in the present speech we should probably consider Apollodorus as defendant and Nicostratus as plaintiff. In the three former cases, the speaker was not in possession of the effects disputed; in the latter he apparently was; his opponent Nicostratus puts in a claim against him, and the speech before us will, in that case, be a speech for the defence.

Apollodorus states that Nicostratus was his neighbour in the country and formerly his trusted friend, that they had done kindly services for one another, and that in particular he had lent to Nicostratus, free of interest, a sum which he was himself compelled to raise on the security of part of his property. So far from being grateful, the borrower at once laid a plot to escape payment of his debt, made common cause with the opponents of Apollodorus, and induced a third party (one Lycidas) to bring against him a suit demanding that certain property should

¹ Caillemer, s.v. Apographe, des Antiq. Lysias pro milite, in Daremberg and Saglio's Dict. de bonis Aristoph., c. Philocr.

be produced in court. Among those who were entered as witnesses to the delivery of the summons requiring him to appear in court, was Arethusius, a brother of Nicostratus, as above mentioned. The summons, it is alleged, was never served, consequently Apollodorus did not appear, and judgment went against him by default. Subsequently, Apollodorus prosecuted Arethusius for fraudulent citation (ψευδοκλητείας γραφή), which was regarded by Athenian law as a criminal offence, while on the contrary a witness in the cause itself as distinguished from one who attested a summons, was, if he gave false evidence, only liable to a civil action 1. Before the case came on, Arethusius committed several acts of outrage against Apollodorus, laid waste his orchard and violently assaulted him, and when the case for fraudulent citation, and apparently for the other criminal acts, was brought before the jury, Apollodorus, under these aggravating circumstances, obtained a verdict against Arethusius with the greatest ease. Indeed, it was only owing to the entreaties of his brothers, with the acquiescence of the prosecutor, who was unwilling to face the odium which would ensue, that Arethusius escaped the penalty of death', and had inflicted on him a fine of one talent (£243), for the payment of which his brothers became jointly responsible. Arethusius pleaded poverty and refused to pay; thereupon Apollodorus took the legal steps required (as above described) for the confiscation of his property, and in his specification claimed for the state, among other effects, two slaves as a partial security for the payment of the fine. Nicostratus resists this claim as

¹ Harpocration, quoted on p. 154, inaccurately uses the (possibly generic) term δίκη, instead of γραφή, with reference to ψευδοκλητεία.

² Boeckh, Public Economy, ed. 2, 1. p. 502, note g, while

noticing that other criminal acts are involved, considers that the present passage proves that the punishment of death might be inflicted in a case of $\psi e \nu \delta c - \kappa \lambda \eta \tau e (a$, but this seems scarcely probable.

regards the slaves in question and claims them as his own property, though even in that case, as the speaker points out, they should be confiscated, since Nicostratus had guaranteed the payment of the fine and had failed to make good his guarantee. In §§ 22—25 Apollodorus describes the unsuccessful attempt of his opponents to entrap him into accepting a legal challenge, which would have committed him to a virtual admission that the slaves were private property; and in §§ 19—21 calls evidence to prove, that the person recognized as the responsible owner of the slaves was Arethusius, and not the present claimant Nicostratus.

Passing from the general contents of the speech as above sketched, we may turn to a brief consideration of its literary style and special peculiarities. We are at once struck by the disproportionate space of twenty sections devoted to purely preliminary details, as contrasted with the short compass within which lies the real gist of the case. The long account of the reasons prompting the speaker to seek for revenge, is unlike the manner of Demosthenes, and a certain feebleness and diffuseness may be noted in the narrative immediately following the exordium. Among minor details may be observed a tendency to add unnecessary and superfluous clauses, defining more clearly what has just gone before. Again, we find needless repetitions within the compass of a single sentence; further, we have a certain clumsiness in the

έμπροσθεν χρόνω ήν περί αὐτὸν ἀληθινὸς φίλος, are partially repeated in § 8 and § 12. Again in § 24, τὰς βασάνους is unnecessarily followed by the closer definition, ὅτι είποιεν οἱ ἄνθρωποι. (Cf. A. Schaefer, u. s., p. 187—190; Lortzing, Apoll. p. 30 etc.) ² e. g. § 4, οἰκείως διεκείμεθα... οἰκείως διεκείμεθα...

¹ e.g. not content with 'Αρεθουσίου, οὖπερ ἐγέγραπτο είναι

§ 2, the writer in § 10 has
the words, 'Αρεθούσιος οὖ τάνδράποδ' ἐστὶ ταῦτα ἄ νῦν ἀπογέγραπται, again in § 14 'Αρεθούσιος οὖπέρ ἐστι τάνδράποδα
ταῦτα, and similarly in § 19.
The words in § 7 ἐδεῖτό μου
βοηθῆσαι αὐτῷ ὥσπερ καὶ ἐν τῷ

repetition of pronouns such as ovros and avros'; we observe a disproportionate number of harsh constructions', and it is curious to notice that a phrase occurring in this speech, which is unexampled in the undisputed writings of Demosthenes, finds its nearest parallels in speeches delivered like the present by Apollodorus'. We may also trace a general resemblance to the style of that against Neaera, the greater part of which was delivered by the same person, a speech which it is impossible to attribute to the authorship of Demosthenes'; and, lastly, there is a certain want of warmth in the peroration, unlike the vigorous style of the great orator himself.

On the whole, without entering into minuter detail, we may consider the internal evidence is such as to throw grave doubts on this speech being the genuine work of Demosthenes, and we are not surprised to find its genuineness called in question by the lexicographer of the Attic Orators, Harpocration's, though Plutarch refers it without suspicion to the authorship of Demosthenes, and fancifully contrasts the literary fame of the orator with

§ 6 ad init. αὐτὸν...τούτου...
 αἰτῷ...αὐτὸs. Also, ad fin. τούτου
 ...τούτου...αὐτὸs... τοῦτον τούτου
 αὐτῷ...αὐτὸν. Cf. §§ 4 and 8.
 See §§ 11, 12, 24, 29.

3 § 15, έβάδιζον έπὶ τον κλητήρα τὸν ὁμολογοῦντα κεκλητευκέναι ... τής ψευδοκλητείας compared with Or. 49 § 56, μη... έπὶ τόνδε κακοτεχνιών Ελθοιμι; and esp. Or. 52 § 32, έπὶ τὸν Κηφισιάδην βαδίζειν τὸν ὁμολογοῦντα κεκομίσθαι καὶ ἔχειν τὸ ἀσγάρως.

άργύριου.

4 Or. 59 (κατὰ Nealpas) is condemned by ancient critics (ὕπτιου δυτα καl πολλαχῆ τῆς τοῦ μήτορος δυτάμεως ἐνδεέστερου Arg.). Among modern critics, Reiske is its sole supporter. Among the minor points of resemblance, apart from the

general style, may be quoted Or. 59 § 16 α μεν ήδικημένος, ω άνδρες 'Αθηναΐοι, υπό Στεφάνου... ώς δ' έστι...τοῦτο υμεν βούλομαι σαφώς επιδείξαι compared with Or. 53 (Nicostr.) § 19 α μέν τοίνυν αδικούμενος, ω ανδρες δικασταί, ὑπ' αὐτῶν...ώς δ' ἔστιν... ἐπιδείξω ὑμῖν (noticed by Rehdantz, vit. Iphicr. p. 194). Add Or. 59 § 14. Also the tedious references to the plea of revenge, Or. 59 § 1 ωστ οὐχ ὑπάρχων ἀλλὰ τιμωρούμενος κ.τ.λ. and cf. § 18 έκ μικρών παιδίων with Or. 53 § 19, ἐκ μικροῦ παιδαρίου, while παιδάριον μικρόν, though common enough in itself, also happens to occur in Or. 59 § 50. [§] εl γνήσιος s.v. ἀπογραφή, quoted in note on § 1, p. 134.

the military reputation of the general of that name in the Peloponnesian War¹.

We have now to consider the data for arriving at the time when the speech was delivered. In § 9, Apollodorus describes himself as short of money, owing to differences between himself and Phormio, who was keeping him out of the property left him by his father Pasion, who, it will be remembered, died in B.C. 370. Again, in § 14 we are told, that at the time of the events there related, Apollodorus had not yet brought to a preliminary hearing the suits he had instituted against his relatives (Phormio and others). The suit against Phormio respecting the banking capital (Or. 36) was brought on about B.C. 350. But a much more direct indication is given by a reference in § 5, to a trierarchy involving the speaker's absence from Athens; and it was shortly after his return that the events described in the context occurred. to sail round the south of the Peloponnesus, and after touching there to take certain ambassadors to Sicily. It seems probable that we should identify this trierarchy with that mentioned in Or. 45 § 3, which belongs either to B.C. 369 or B.C. 368. The latter date is more pro-

1 Plut. de gloria Atheniensium

chap. 8.

² Droysen (Zeitschrift für d. Alterthumswissenschaft 1839 p. 929) places the speech in Ol. 107, 1 [= B. c. 352—1], and Böhnecke (Forschungen p. 675) in Ol. 107, 2 [= B. c. 351—350]. They connect the Sicilian trierarchy of Apollodorus (1) with the despatch sent to Athens in Ol. 106, 3 [= B. c. 354—3] by a leading man in Syracuse, Callippus by name; and (2) with a request for assistance on the part of the Messenians, recorded by Pausanias (v. 28. 2). Arnold Schaefer, however, points out

that we have no authority for stating that the Athenians sent any reply to the overtures of Callippus by sending a special embassy to Sicily, and Apollo-dorus would have been the last man in the world to have anything to do with Callippus, who was his personal enemy (see note on Or. 36 § 53). Besides, Apollodorus would then be in the 40th year of his age, and would have had considerable experience of business, whereas when he undertook this trierarchy, and when he shortly after assisted Nicostratus, he was quite a young man and inexperienced bable, not only for the reason given in the note on that passage, but also because at this period no one was required to be trierarch oftener than once in three years, and we know that Apollodorus was so employed in B.C. 362; hence he may have been trierarch in B.C. 365 and B.C. 368, and probably not in B.C. 3691. Thus if we allow a fair interval of time, for the events mentioned in the speech subsequent to the trierarchy, we may fix on B.C. 366 as the probable date of its delivery. Now, if Demosthenes was born in B.C. 381, he was still a minor in B.C. 366 and too young to have been the writer of the speech; if, as is more probable, his birth was in B.C. 384, he was only just of age when the speech was delivered, and had enough to do in looking after his own affairs, and preparing, under the guidance of Isaeus, to join issue with his guardians, without writing speeches for other people. Consequently, the probable date of the speech, coinciding as it does with the internal evidence and with the doubts

in the ways of the world (§§ 12 -13). As Rehdantz, who places the speech in B.c. 368, has seen (Jahn's Neue Jahrbücher LXX. 505), we must not refer the allusions in §§ 9 and 14 to the lawsuit of Apollodorus against Phormio which was met by the latter's special plea (Or. 36), but to the threatened litigation of the first few years after his father's death. Now, after the summer of 369 the Athenians, in consequence of help sent by Dionysius I. to his allies the Spartans, were engaged in negociations with that tyrant which led to the conclusion of a peace and alliance. these negociations we may connect the Sicilian trierarchy of Apollodorus. The ambassadors whom he had on board could not confer with the Spartans without landing at Gytheion, as the Peloponnesus was for the most part in arms on the side of the Thebans. (Abridged from A. Schaefer, u. s., p. 145

--6.) ¹ Cf. Sigg, Apoll. p. 404, who (with Lortzing) also draws attention to the indication of time in § 4 έπειδή έτελεύτησεν δ πατηρ...χρόνου δὲ προβαίνοντος. But it is fair to remark that the subsequent expression 'whenever I was abroad, either on public service as trierarch, or on my own account on some other business,' while it is not necessarily inconsistent with a single voyage as trierarch, which is all we can assume if we place the period in B.c. 366, is better suited to a date which would allow of more than one absence on public service.

of Harpocration, makes it almost impossible to ascribe it to the authorship of Demosthenes.

But whether written by Demosthenes, or, as is much more probable, by another, most likely by Apollodorus himself, there can be no reasonable doubt that the speech was actually delivered before an Athenian tribunal. As a study of character, the narrative of the relations between the speaker and his opponents is not without an interest of its own; and the moralist may there find a fresh exemplification of the wise saw of Polonius,

Never a borrower or a lender be, For loan oft loses both itself and friend.

The speech includes several passages of peculiar intricacy, in which the language of Athenian lawcourts and the vocabulary of Attic horticulture will demand special illustration in the course of the commentary. The knotty points of legal terminology, which may embarrass the beginner, may prove attractive to experts,

qui iuris nodos et legum aenigmata solvunt;

though others perhaps will be better pleased to dwell on the details of the speaker's country-home, and will not be sorry to leave for a while the lawcourts of Athens, for the vineyards and orchards, the olives and roses of Attica.

¹ pages 146—153.

INTRODUCTION TO

Or. LIV

ΚΑΤΑ ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ.

This is a speech for the plaintiff in an action for assault and battery, which arose as follows. One evening the plaintiff, a young Athenian named Ariston, accompanied by a friend, was taking his usual stroll in the market-place of Athens, when he was attacked by the defendant Conon, and his son Ctesias and four others. One of these last fell upon Ariston's friend and held him fast, while Conon and the rest made an onslaught on Ariston, stripped him of his cloak which they carried off with them, threw him violently into the mud, and assaulted him with such brutality that he was for some time confined to his bed and his life despaired of (§§ 7—12).

Ariston, on his recovery, had more than one legal course open to him (§§ 1 and 24). Conon had, in the first instance, rendered himself liable to summary arrest for stripping off his cloak, and he was still amenable either to a public indictment for criminal outrage ($\tilde{i}\beta\rho\epsilon\omega$ s $\gamma\rho\alpha\phi\dot{\eta}$) or to a private suit for assault and battery ($ai\kappa ias$ $\delta i\kappa\eta$). To take the former of these last two courses would have proved a task too arduous for so youthful a prosecutor as Ariston, and he accordingly followed the advice of his friends and adopted the safer and less ambitious plan of bringing an action for

assault. The case was submitted in this form to a public arbitrator, and as his award, whatever it may have been, was not final, the plaintiff brought his suit before one of the legal tribunals, possibly that known as the Forty, state-officers chosen by lot who went on circuit through the demes of Attica, and under whose cognisance, besides some minor matters, all private lawsuits for assault were placed. Two points were essential to the proof of the case, (1) that the defendant struck the plaintiff who was a free-man, with intent to insult him; and (2) that the defendant struck the first blow and was not acting in self-defence under the provocation of a previous assault.

The plaintiff, after a brief statement of the reasons which led him to prefer bringing a private suit instead of a public indictment against his assailant, and after the usual request for a favourable hearing, gives a graphic account of the origin of the feud between Conon's sons and himself (§§ 3—6); he then passes on to a vivid description of the scene in the market-place and the brutal assault there committed by Conon and one of his sons (§§ 7—9), and calls medical and other evidence to prove the serious nature of that assault and its nearly fatal result (§§ 10—12).

He next anticipates the defence which is likely to be set up by Conon, who, he understands, will make light of his son's misconduct and try to pass it off as a mere freak of youthful pleasantry; he contrasts the flippancy of the proposed defence with the more serious spirit of the laws of Athens, which provide penalties for even minor offences to preclude the perpetration of

¹ Or. 37 (Pant.) § 33, ή μέν αικία και τὰ τῶν βιαίων πρὸς τοὺς τετταράκοντα, αι δὲ τῆς ὕβρεως (δίκαι) πρὸς τοὺς θεσμοθέτας. See

esp. Caillemer in Dict. des Antiquités (Daremberg et Saglio) s.v. Aikias dikè.

graver crimes (§§ 13—20); and he submits that the plea of youth can only be urged in mitigation of punishment and is at any rate inapplicable to Conon himself, a man of more than fifty years of age, who, so far from restraining his sons and the other assailants, was actually the ringleader of them all (§§ 21—23). The defendant was amenable to the laws against highway robbery and brutal outrage and, had death ensued, would have been chargeable with murder (§§ 24, 25).

He further describes the evasive conduct of the defendant during the preliminary arbitration (§§ 25—29); denounces the falsehood of the evidence put in by persons who were boon-companions of the defendant, deposing that they found the plaintiff fighting with the defendant's son, and that the defendant did not strike the plaintiff; contrasts it with the evidence of impartial persons on his own side attesting to his having been assaulted by the defendant (§§ 30—33); and comments severely on the bad character of the witnesses for the defence (§§ 34—37).

He then warns the court not to allow themselves to be imposed upon by the hard swearing and the sensational imprecations which, he is informed, will be resorted to by the defendant, whose antecedents prove his reckless disregard of things sacred; while he himself, averse though he was to taking even a lawful oath, had for the truth's sake offered to take such a pledge; and, as that offer had been declined by the defendant, he would now for the satisfaction of the court swear solemnly that in very truth he had been brutally assaulted by his opponents (§§ 38—41).

After pointing out that even in this private suit public interests were at stake, he very briefly refers to the way in which his family and himself had done their duty towards their country, while his opponents had done nothing of the kind. 'Even supposing,' he says in conclusion, 'we are of less service to the state than our opponents, that is no reason why we should be assaulted and brutally outraged.'

The only clue to the date of the speech is to be found in a passage in § 3, whence we conclude that it was delivered two years after orders were given at Athens for a military force to go out on garrison duty to Panactum, a fort on the Boeotian frontier. We read of such an expedition in B.C. 3431; and this would bring us to B.C. 341 as the year of the trial. It has been suggested, however, though no reason is assigned, that this is too late a year, and that there is warrant for believing there was regular military service, as opposed to a special expedition, on the Boeotian frontier in B. C. 357, to protect Attica from a diversion on the part of the Boeotians shortly before the Phocian war, during which there was no occasion for such precautions, as the Phocians kept the Boeotians occupied in another direction?. Thus, the military movements referred to in § 3 belong either to the time shortly before or that shortly after the Phocian war, in other words, either to B.C. 357 or 343, the speech being thus placed in B.C. 355 or 341 respectively. In the course of an Excursus on p. 215, I have pointed out that the reference to the Triballi in the days of Conon's youth supplies us with a hitherto unnoticed coincidence in favour of the later date.

The speech has deservedly won the admiration of

φρούρια ήσαν ξρημα λελοιπότες the Scholiast remarks φρούρια δὲ λέγει μεταξύ τῆς 'Αττικῆς και Βοιωτίας. πολέμου γὰρ τότε πρός θηβαίους δυτος διά τὴν Εύβοιαν ἀναγκαῖον ἦν τὰς ἐκ τῆς Βοιωτίας εἰσβολὰς παρὰ τῶν 'Αθηναίων φυλάττεσθαι.

¹ Dem. de fals. leg. (B.C. 343) § 326, περί...τῆς πρός Πανάκτω χώρας μεθ΄ όπλων ἐξερχόμεθα, δ ἔως ἦσαν Φωκεῖς σῷοι οὐδεπώποτ' ἐποιήσαμεν.

A. Schaefer, Dem. u. s. Zeit, rr. 2. p. 251, who notices that on Dem. Meid. § 193, 550 72

ancient and modern critics alike. The orator Deinarchus is reported to have plagiarized from it1, the old grammarians often refer to it, the Greek writers on Rhetoric quote it more frequently than any of the other private orations, and in particular Dionysius of Halicarnassus, in his treatise on the eloquence of Demosthenes; after quoting a vivid description from the orator Lysias, one of the highest merits of whose style was the power of clear and graphic narration, selects for comparison the equally vivid passage in the present speech where the plaintiff describes the disorderly doings of his opponents in the camp at Panactum and in the market-place of Athens (\$\\$3-9). His criticism is to the effect that the extract from Demosthenes is fully equal to that from Lysias in clearness, correctness, and perspicuity of style, in conciseness and terseness, in unadorned simplicity and in truthfulness of detail. He also commends the skill with which the language of the speaker is kept true to character, and appropriate to the subject, and finds in the narrative much of the winning persuasiveness, the charming grace, and the other merits of style that mark his quotation from Lysias?. A modern writer on the literature of the speeches of Demosthenes has well remarked that no selection from the Private Orations can be considered complete which does not include

τί δ' οὐχὶ σύντομα καὶ ατρογγύλα καὶ ἀληθείας μεστὰ καὶ τὴν ἀφελῆ καὶ ἀκατάσκευον ἐπιφαίνοντα φύσων, καθάπερ ἐκεῖναι...οὐχὶ δὲ καὶ τὰ πρέπου τοῖς ὑποκειμένοις προσώποις τε καὶ πράγμασι φυλάττοντα; ἡδονῆς δ' ἄρα καὶ πειθούς καὶ χαρίτων, κωιροῦ τε καὶ τῶν ἄλλων ἀπάντων, ἄ τοῖς Λυσιακοῖς ἐπανθοῦσι, ἄρα οὐχὶ πολλὴ μωρρα;

¹ Eusebius, Praepar. Evang. quoting from Porphyry, (περί τοῦ κλέπτας είναι τοὺς Ἑλληνας), χ. 3 p. 775 Μίσηο, Λείναρχος ἐν τῷ πρώτω κατὰ Κλεομέδοντα αίκίας πολλά μετενήνοχεν αὐτοῖς ὀνόμασυς, ἐκ τοῦ Δημοσθένους Μετὰ (sic) Κόνωνος αίκίας.

Plutarch, de admir. vi dicendi Dem. 13, ταῦτα οὐ καθαρὰ καὶ ἀκριβῆ καὶ σαφῆ καὶ διὰ τῶν κυρίων καὶ κοινῶν ὀνομάτων κατεσκευασμένα, ὤσπερ τὰ Λυσίου;...

the Conon¹; and many years after that remark was made, it was excellently edited for school-reading with a brief German commentary by Westermann.

To the general reader the main interest of the speech is to be found perhaps in the lifelike pictures of Athenian manners incidentally sketched in its pages; and several scenes have accordingly been borrowed from it and interwoven with the narrative of Becker's Charicles in illustration of the private life of the ancient Greeks'. In particular, we here read of the disorderly clubs formed by young men about town, who, after holding a carouse, would sally forth into the streets to assault quiet people and play practical jokes at the expense of inoffensive citizens. To these indecorous societies the defendant's sons belonged, and the defendant himself in his youth was a member of a club called after a lawless tribe of Thrace, an association that finds its modern parallel in the fraternity, which in the days of Addison took its name from the wild Mohocks of North America. and was for some time the terror of the streets of London. The practical jokes of young Athens in the days of Demosthenes re-appear, some seven centuries later, in a less objectionable, not to say harmless form, in the pleasantries practised by students at the University of Athens at the expense of the 'freshmen' (οἱ νεήλυδες), who, at the first moment of their arrival, were struggled for by the young allies of the rival lecturers, good-humouredly chaffed by them, and escorted with mock gravity through the market-place to the public bath, where, after a feint of frightening them, their tormentors considered the act

¹ In einer Sammlung aus den Privatreden des Demosthenes dürfte ...diese nicht fehlen. A. G. Becker's Literatur des Dem. p. 122, 1830.

² W. A. Becker's *Charicles*, p. 186—139 (with notes) of the 2nd Germ. ed. by K.F. Hermann = p. 80—83 of abridged English ed. of 1866.

of initiation completed, and were very good friends to the freshmen ever after¹.

The pages of the Greek orators abound in references to house-breaking and highway robbery, to street-brawls and other disorderly acts imperilling the public security²; and in the present speech we find that the plaintiff could not take a quiet walk along the market-place of Athens, beneath the rock of the Acropolis, past the temple erected as a memorial of the patriotic self-sacrifice of the daughters of an ancient king of Attica, and by the very scene where the tyrant Hipparchus was slain, without finding himself the victim of a brutal and outrageous assault. In times such as these at Athens, one who was tempted to take an evening stroll with a friend, if invited in language like that of Sebastian in Twelfth Night,

I pray you, let us satisfy our eyes With the memorials and the things of fame That do renown this city,

might have replied, with Antonio,

Would you'd pardon me, I do not without danger walk these streets.

² e. g. (Dem.) Or. 47, κατ' Ευέργου και Μτησιβούλου, Lysias Or. 3, πρὸς Σίμωνα and fragm. 75 (ed. Scheibe), a long passage quoted by Dionysius as a parallel to the Conon (as already stated, p. lix). Cf. Becker's Charicles, Sc. v, note 9, and Mahaffy's Social Life in Greece p. 319.

¹ Gregor. Nazianzen, Or. 43 in laudem Basilii magni c. 16, who describes the initiation as τοῖς ἀγνοοῦσι λίαν φοβερὸν καὶ ἀνήμερον τοῖς δὲ προειδόσι καὶ μάλα ήδὺ καὶ φιλάνθρωπον. Gregory's young friend Basil was one of the few who were spared the ordeal on coming into residence (in a.d. 351).

INTRODUCTION TO

Or. Lv

ΠΡΟΣ ΚΑΛΛΙΚΛΕΑ ΠΕΡΙ ΧΩΡΙΟΥ¹.

This is a speech on the side of the defence in an action for damages alleged to have been incurred by the plaintiff, Callicles, by reason of a wall having been built on the defendant's property to the obstruction of a water-course carrying off the drainage of the surrounding hills. farms of the plaintiff and defendant lay in a hilly district of Attica, separated from one another by a public road; and the defendant's father, Tisias, on coming into possession of his farm and finding that the water which flowed from the high ground had made an inroad into his property and was cutting itself a regular channel, built a stone-wall round it to prevent the water from making any further encroachment. No protest was raised on the part of the plaintiff's family either at the time or for many years subsequently: Tisias lived fifteen years after building the enclosure, and, after his death, a mountain-torrent caused by a heavy shower of rain overthrew an old wall on the plaintiff's land, flooded his property and damaged some of his stores. the plaintiff brought an action for damages, alleging that the flood was due to the stream being diverted to his own side of the road by the proper water-course having

 $^{^1}$ περί χωρίου βλdβηs is the title given by Harpocration, in one of his articles (s.v. χλήδος Or. 55 \S 22). But cf. \S 18.

been blocked up by the building of the wall on the defendant's property.

The speech for the defence opens by casting on the plaintiff the imputation of bringing the action with a view to getting possession of the defendant's property (§ 1). The speaker, a son of Tisias, whose name is not given, pleads that the wall was built by his father fifteen years before his death, without any objection on the part of the plaintiff's family, and challenges the other side to prove the existence of the water-course alleged to be obstructed by the wall (§§ 3-7); he had offered to refer the dispute to the arbitration of impartial persons familiar with the neighbourhood, but the plaintiff had refused the offer (§§ 8, 9); he then describes carefully the position of the two properties on the opposite sides of the public way, and accounts for the building of the wall (\$\$ 10, 11). He next calls evidence to prove that the alleged water-course was part of his private ground, as it contained an old burial-place, and an orchard besides (& 12-15); he further shews that, as the water would naturally flow down the public way, there was no occasion for such a water-course (§§ 16-18), and that there was no such channel immediately above or below his own property (§ 19). The plaintiff's loss was due to his own carelessness and he was most inconsistent in bringing this action (§ 20); the other neighbours who had suffered severely made no complaint, whereas the plaintiff had lost nothing worth mentioning (§§ 21, 23-25). Again, his opponents had themselves advanced their wall (and thus encroached on public property); they had also raised the level of the road (and thus led to the water being liable to be diverted from the road itself to the lands adjacent). After once more referring to the plaintiff's interested motive in bringing the action, he states in conclusion that, though the plaintiff had refused his

lxiv

offer, he had been ready to take the legally recognised oath and to swear that he had not caused the damage alleged, feeling that that would be the strongest argument with a jury who were themselves on their solemn oath

The general style of the Callicles, as indeed that of the Conon, is not unlike that of Lysias, and speeches on similar subjects, one on a water-conduit and another on a disputed boundary, are known to have been composed by the orator Hyperides', but the genuineness of the speech before us can hardly be seriously contested? though it has been suggested that it was written by Demosthenes in his younger days3. It is quoted without hesitation by Harpocration and the rhetoricians alike, as the work of Demosthenes himself. The narrow limits of the speech and the somewhat trivial nature of the subject will account for the exordium not being succeeded, as elsewhere, by any formal narrative or statement of the case; instead of this, the narrative of the facts is only incidentally included in the course of the speech, and is blended and interwoven with the thread of the argument. Here and there the argument is brightened by a touch of quiet humour, as in the passage where the speaker, arguing on the supposition of his allowing the rain-water to make an inroad into his property, after exhausting several alternatives of dealing with the stream when once it was there, exclaims in conclusion, 'What am I to do with it? for I presume the plaintiff won't compel me to drink it up!'

¹ περί όχετοῦ and περί τῶν δρίων p. 88 (ed. Blass) fragm. 134 ὅπως τὸ ἀνώμαλον τοῦ χωρίου τῷ τῶν ἀνδήρων καὶ ὀχετῶν ἀφαιροῖτο κατασκεύη. fragm. 158, οχετόκρανα (=αὶ τῶν ὀχετῶν ἀρχαί).

⁹ A. Bekker however in his Leipsig ed. 1855 considers it doubtful, (cf. Sigg, *Apoll.* p. 401 note).

³ A. Schaefer, u. s., III. 2. 256.

In the course of the speech we have also several indications of the provisions of Athenian law respecting those rights of water, with the Roman law of which we are far better acquainted. We gather that the inferior tenant held his land subject to the limiting obligation, or servitus as Roman lawyers would have called it, of giving free passage into his own land for the water, in particular the rain-water, flowing from the superior tenement; and in a passage of Plato's Laws we find provisions suggested for regulating the relations between neighbours in rights of this description and requiring the superior proprietor to do everything in his power to relieve the inferior proprietor from unnecessary inconvenience1. Again, the law did not allow the diversion of the natural and regular channel of the water by the building of a wall or by any similar construction. Callicles appears to have had no case, as his property did not immediately adjoin that of the defendant but was separated from it by a public way which provided sufficiently for carrying off the water. In some instances, but (as the defendant contends) not in the present, a regularly recognised water-course, or ditch, traversed several successive properties, and it is clear that no individual proprietor could intercept this. It also appears that the proprietor of any land bordering on a public way generally turned his drainage on to the road (§ 26)3.

The legal issue in the Callicles appears to turn in a great measure on the nature of the water-course, the existence of which is maintained by the plaintiff and denied by the defendant. The encroachment made by the floods, before the defendant's father became the pro-

¹ p. 844, quoted in note on § Aqua in Dict. des Antiquités,
19. Daremberg et Saglio.

2 Cf. M. Caillemer's article on

prietor, led to a stream of intermittent rain-water gradually forming a channel for itself ($\mu\hat{a}\lambda\lambda\alpha\nu$ $\omega\delta\alpha\sigma\omega\omega$ § 11) through a burial-ground planted with fruit-trees. The plaintiff appears to have contended that the channel thus formed was a water-course within the terms of the law; the defendant relies on the existence of the trees and the tombs to prove that it was not a recognised channel, but part of his private ground, accidentally inundated, and repeatedly traversed by water, more than fifteen years before. It was this damage, he contends, that led to his father building the wall for the protection of his property.

Lastly, we have several points that are curiously suggestive on the state of the country-roads in the hilly districts of Attica; the road itself is assumed to be the natural channel for the drainage of the neighbouring hills, and a proper water-course beside the road is declared a thing unheard of. In fact, like some of the present roads of Attica, as described in a modern writer's amusing sketches of Greek brigandage, the road and the stream were one and the same thing, and, except in dry weather, the former hardly existed.

καλ καλοί νόμοι κείμενοι οὐκ ἄξιοι παροχετεύειν λόγοις, άλλ' ὁ βουληθείς ἐπὶ τὸν αὐτοῦ τόπον ἄγειν ῦδωρ ἀγέτω μὲν ἀρχόμενος ἐκ τῶν κοινῶν ναμάτων... ἢ δ' ἄν βούληται ἄγειν, πλὴν δι' οἰκίας ἢ ἰερῶν τι νῶν ἢ καὶ μνημάτων, ἀγέτω.

² Edmond About, quoted on p. 231.

¹ For purposes of irrigation, Plato would allow the tenant to divert water from streams that were common property by cutting himself a channel anywhere except through a private house or through temples or tombs. Legg. p. 844 A, τῶν ὑδάτων πέρι γεωγγῶσι παλαιοί

EXPLANATION OF THE SYMBOLS USED IN THIS EDITION IN RECORDING VARIOUS READINGS.

As a general rule, wherever our text (that of W. Dindorf's third Edition) agrees with that of the Zurich editors, we have not thought it necessary to notice any variations in the MSS. Where Dindorf differs from the Zurich editors, the difference is in most cases due to the greater weight given by the latter to the readings of the Paris MS Σ .

Z stands for the Zurich text of Demosthenes as printed by J. G. Baiter and H. Sauppe in their admirable edition of the

Oratores Attici, in one volume (1850).

Bekk. Bekker's Berlin edition of 1824. Bekker's stereotyped edition (Bekker st.) was published at Leipzig in 1854, including a list of all the variations between the two editions, and this list is incorporated in the notes to the present volume, except in the case of Or. 36, where the only variations are the following: § 6, line 2, αὐτὴν (Bekk. st.) for ταύτην τὴν: § 8 τούτους...ἀντιμοιρίας: § 24 ίδηθ' (st.) for εἰδῆθ': § 36 δδύρεται (st.) for δυνεῦται and § 60 αὐτὸν (st.) for αὐτὸν ὑμῶν. When Dindorf differs from the Zurich editors, he generally agrees with Bekker. When a note begins with Bekk., it is meant that Dindorf's text is supported by Bekker's Berlin and Leipzig editions; then, after a slight space, follows the reading of the Zurich editors (Z) with the mss supporting it, introduced by the word cum. The mss thus quoted by the Zurich editors are as follows:

Σ. [Cited by some editors as S.] in the Public Library of Paris (No. 2934), on parchment; century X. This is admitted on all hands to be the best Ms, and its readings are very often accepted by Bekker and still more frequently by the Zurich editors. For a protest against excessive deference to its authority, see the Preface of Mr Shilleto's fourth edition of the De falsa legatione, pp. vii, viii, xiv.

F. Codex Marcianus, in the Library of St Mark's, Venice (No. 416), on parchment; century XI. This as generally agrees

with the Codex Bavaricus (B).

Φ. In the same Library (No. 418), on parchment; century XI.

k. In the Public Library of Paris (No. 2998) on cotton paper (bombycinus), forma quadrata; century XIV. Contains Or. 54 (κατὰ Κόνωνος).

lxviii EXPLANATION OF SYMBOLS, &c.

r. In the same Library (No. 2936), on parchment forma

maxima; century XIII.

A¹. Augustanus primus, formerly at Augsburg (Augusta Vindelicorum), now at Munich (No. 485), on parchment, paene quadratus; century XI (according to Dindorf), or XII (according to Z)

B. Bavaricus, now at Munich (No. 85), on cotton-paper

('bombycinus') forma maxima; century XIII.

 $\gamma \rho$. A contraction for $\gamma \rho d\phi e \tau a \iota$, used in the MSS themselves to introduce the marginal citation of a various reading.

In the Fitzwilliam Museum at Cambridge there is a ms of Demosthenes bequeathed to the University by Mr Kerrich, an account of which has been given by Mr Paley in the Journal of Philology, vol. v. p. 28, and in a collation of the de falsa legatione published by the Philological Society of Cambridge. The readings of the ms appear to correspond to the vulgate before the time of Bekker, and it seems therefore of no great value. It contains the arguments only to the Private Orations to the present volume, and its variations from Dindorf's text are duly recorded under the abbreviation Kerrich ms.

XXXVI.

ΠΑΡΑΓΡΑΦΗ ΥΠΕΡ ΦΟΡΜΙΩΝΟΣ.

ΥΠΟΘΕΣΙΣ.

Πασίων δ τραπεζίτης τελευτών ἐπὶ δύο παισὶν ἐξ Αρχίππης, ᾿Απολλοδώρω καὶ Πασικλεῖ, Φορμίωνα οἰκέτην ἑαυτοῦ γενόμενον, τετυχηκότα δὲ ἔτι πρότερον ἐλευθερίας, ἐπίτροπον τοῦ νεωτέρου τῶν παίδων 5 Πασικλέους κατέλιπε, καὶ τὴν μητέρα αὐτῶν, παλλακὴν ἑαυτοῦ γενομένην, ἔδωκεν ἐπὶ προικὶ γυναῖκα. ᾿Απολλόδωρος οὖν νέμεται πρὸς τὸν ἀδελφὸν τὴν πατρώαν οὐσίαν πλὴν τῆς τραπέζης καὶ τοῦ ἀσπιδοπηγείου ταῦτα γὰρ Φορμίων ἐμεμίσθωτο παρὰ ¹ο Πασίωνος εἰς ὡρισμένον χρόνον τινά. καὶ τέως μὲν ἐλάμβανε τὸ ἥμισυ τῆς μισθώσεως ἑκάτερος, ὕστερον δὲ καὶ αὐτὰ νέμονται, καὶ γίγνεται τὸ μὲν ἀσπιδοπηγεῖον ᾿Απολλοδώρου, Πασικλέους δὲ ἡ τράπεζα. ἀποθανούσης δὲ καὶ τῆς μητρὸς ὕστερον, νειμάμενος

Argument. τελευτῶν ἐπὶ δύο παισίν.] 'Dying with (in possession of) two children,' i.e. 'leaving two children behind him at his death,' an idiom not unfrequent in late Greek, e.g. Herodian (fl. A.D. 238) τν. 2. 1, ἐθος ἐστὶ 'Ρωμαίος ἐκθει-ἀξειν βασιλέων τοὺς ἐπὶ παισὶ διαδόχοις τελευτήσαντας.

ϵπὶ προικὶ.] For the construction cf. Or. 28, Aphob. B, § 16,
 τὴν ϵμὴν μητέρα ἐγγυῶν ἐπὶ ταῖς

όγδοήκοντα μναΐς. The marriage portion of Archippe amounted to five talents, as we learn from the First Speech against Stephanus, Or. 45 § 74, cf. ib. § 28, ἡκούσατε τὸ πλῆθος τῆς προικός, τάλαντον ἐκ Πεπαρήθον, τάλαντον αὐτόθεν, συνοικίαν ἐκατὸν μνῶν, θεραπαίνας καὶ χρυσία κ.τ.λ.

12. avrå.] They share between them the properties themselves, viz. when Phormio's lease of

them had expired.

15 καλ τὴν ἐκείνης οὐσίαν, ἐνεκάλει τῷ Φορμίωνι ὡς πολλὰ ἔχοντι ἑαυτοῦ χρήματα. καθίσαντες οὖν ἑαυτοῦς διαιτητὰς, ὡς ψησι Φορμίων, ᾿Απολλοδώρω προσήκοντες, Νικίας καὶ Δεινίας καὶ ᾿Ανδρομένης, ἔπεισαν ᾿Απολλόδωρον διαλύσασθαι πρὸς Φορμίωνα τὰ ἐγ20 κλήματα λαβόντα πεντακισχιλίας. ὁ μὲν οὖν ᾿Απολλόδωρος μετὰ ταῦτα πάλιν εἴληχε δίκην Φορμίωνι ἀφορμῆς: ἀφορμὴν δὲ οἱ ᾿Αττικοὶ καλοῦσιν ὅπερ ἡμεῖς 944 ἐνθήκην. ὁ δὲ Φορμίων παραγράφεται, νόμον παρεχόμενος τὸν κελεύοντα περὶ ὧν ᾶν ἄπαξ ἀφῆ τις καὶ 25 διαλύσηται μηκέτι ἐξεῖναι δικάζεσθαι. ἄπτεται μέντοι

21. εtληχε.] In Grammarian's Greek, this stands either for λαγχάνει οτ ελαχε. So πέπομφε is used in the Argument to Or. 34, line 31, and so πεποίηκεν below. P.]

22. δίκην ἀφορμής.] 'A suit referring to Capital,' 'a suit for the recovery of banking stock.' § 12

έγκαλοθντ' άφορμήν.

23. ἐνθήκην.] Harpocrations.v. άφορμή δταν τις άργύριον δῷ ἐνθήκην, άφορμη καλείται ίδίως παρά τοις 'Αττικοίς. And similarly Hesychius. For this late Greek equivalent to άφορμη references are given in Sophocles' Lex. of Rom. and Byzantine Greek to Phrynichus 223 (fl. A.D. 180) and Basilius of Caesarea III. 320 (fl. c. a.d. 379). παραγράφεται κ.τ.λ.] 'Phormio raises a special plea in bar of action, by appealing to a statute enacting that, on matters on which a release and quittance has once been granted, no subsequent litigation shall be lawful.' See note on § 25 doels και άπαλλάξας. Pollux: παραγραφή. ὅταν τις μὴ εἰσαγώγιμον λέγη είναι την δίκην, η ώς κεκριμένος, ή διαίτης γεγενημένης, ή

ώς ἀφειμένος, ἢ ώς τῶν χρόνων ἐξηκόντων (§ 26) ἐν οῖς ἔδει κρίνεσδαι where he enumerates the four principal circumstances under which an ordinary action is not maintainable. (Cf. C. R. Kennedy, Dem. Vol. 1. Appendix, 1x. p. 378.)

παρεχόμενος.] 'adducing,' προίσχόμενος. A use of the participle analogous to παρέχεσθαι μάρτυρας (Aphob. Or. 27 § 8), said of one who is pleading his own cause, and so, inf. § 54, and often elsewhere. P.]

 απτεται της εὐθείας.] Sc. δίκης. 'Touches on, handles, grapples with, the general issue, εὐθυδικία being the direct course of an action argued on the merits of the case, as opposed to $\pi a \rho a$ γραφή. Or. 34 ὑπόθ. l. 32, and ib. § 4, εὐθυδικίαν εἰσιόντα; Or. 45 κατά Στεφάνου § 6 (where Apollodorus is speaking of the defendant in the present case) προλαβών μου ώστε πρότερον λέγειν διά τὸ παραγραφήν είναι καί μή εὐθυδικία (qu. -av) είσιέναι. Isocr. παραγρ. πρὸς Καλλίμαχον §§ 1—3 μηδεὶς θαυμάση ὅτι φεύγων την δίκην πρότερος λέγω τοῦ διώ-KONTOS K.T. A.

καὶ τῆς εὐθείας ὁ ἡήτωρ, δεικνὺς ὡς οὐκ εἶχεν ἡ τράπεζα χρήματα ἴδια τοῦ Πασίωνος. τοῦτο δὲ πεποίηκεν, ἵνα ἡ παραγραφὴ μᾶλλον ἰσχύῃ, τῆς εὐθείας δεικνυμένης* τῷ ᾿Απολλοδώρω σαθρᾶς.

Τὴν μὲν ἀπειρίαν τοῦ λέγειν, καὶ ὡς ἀδυνάτως ἔχει Φορμίων, αὐτοὶ πάντες ὁρᾶτε, ὧ ἄνδρες ᾿Αθη-* δεικνυομένης Ζ.

27. τοῦτο δὲ πεποίηκεν κ.τ.λ.] 'He has done (or 'does') this to give greater force to the special plea, by proving that, even on its own merits, the case of the plaintiff is quite untenable.' (σαθρᾶς, thoroughly rotten, unsound.) Cf. ὑπόθεσις of Or. 32, Zenoth. δείκνυσιν δτι θαρρεῖ μὲν τῷ εὐθεία, ἐκ περιουσίας δὲ αὐτῷ καὶ παραγραφὴν ὁ νόμος δίδωσιν.

§§ 1-3. The defendant Phormio's obvious inexperience and incapacity for public speaking make it necessary for his friends to state his case on his behalf. They confront the plaintiff Apollodorus with a special plea in bar of action, not to waste time and evade the main issue, but to secure a final settlement of the Their friend, the defendant, has conferred many kindnesses on the plaintiff; and has further been released from all the legal claims of the latter, only to find himself at last the victim of a vexatious lawsuit. However, a brief recital of the transactions of the litigants will prove that the plaintiff's case is utterly untenable.

τὴν ἀπειρίαν τοῦ λέγειν.]
Like all slaves at Athens, Phormio (once the slave of the banker Pasion) was of barbarian birth; and though subsequently rewarded with the rights of freedom and citizenship, remained

unable to speak good Greek. In a later speech arising out of the present action, Apollodorus, himself the son of one who was once a slave, taunts him with his foreign extraction and his indifferent pronunciation. 45 κατά Στεφάνου Α, § 81 βάρβαρος έωνήθης and § 30, ίσως αὐτὸν ύπειλήφατε, ὅτι σολοικίζει τῆ φωνή, βάρβαρον και εὐκαταφρόνητον είναι, έστι δε βάρβαρος οὖτος τῷ μισεῖν οὖς αὐτῷ προσῆκε τιμάν, τῷ δὲ κακουργήσαι καὶ διορύξαι πράγματα οὐδενὸς λείπεται. In § 77, Apollodorus himself apologizes for his broad brogue or loud voice (λαλεῖν μέγα); the speaker of πρός Πανταίνετον makes similar excuses for his διάλεκτος (Or. 37-§§ 52, 55); and a like tribute to the sensitiveness of an Attic audience is paid by the Mytilenaean in Antiphon's de Caede Herodis (Or. v. § 5) δέομαι ὑμῶν…ἐάν τι τῆ γλώσση αμάρτω, συγγνώμην έχειν μοι καὶ ἡγεῖσθαι ἀπειρία αὐτὸ μαλλον η άδικία ήμαρτησθαι.

αδυνάτως έχει] 'Is quite incapable,' referring mainly to his inexperience and want of facility in speaking. Thus in Antiphon u. s. v. § 2 ἡ τοῦ λέγειν ἀδυναμία is contrasted with ἡ ἐμπειρία τῶν πραγμάτων.

των πραγμάτων. Αράτε ΙΤη ο σει

 $\delta\rho\hat{a}\tau\epsilon$.] In a general sense, 'you all of yourselves observe.'

ναῖοι ἀνάγκη δ' ἐστὶ τοῖς ἐπιτηδείοις ἡμῖν, ἃ σύνισμεν πολλάκις τούτου διεξιόντος ἀκηκοότες, λέγειν καὶ διδάσκειν ὑμᾶς, ἵν' εἰδότες καὶ μεμαθηκότες ὀρθῶς τὰ δίκαια παρ' ἡμῶν, ἃ ἀν ἢ δίκαια καὶ εἴορκα, ταῦτα ὑηφίσησθε. τὴν μὲν οὖν παραγραφὴν ἐποιησάμεθα τῆς δίκης οὐχ ἵν' ἐκκρούοντες χρόνους ἐμποιῶμεν, ἀλλ' ἵνα τῶν πραγμάτων, ἐὰν ἐπιδείξη μηδ' ὁτιοῦν ἀδικοῦνθ' ἑαυτὸν ούτοσὶ, ἀπαλλαγή τις αὐτῷ γένηται παρ' ὑμῖν κυρία. ὅσα γὰρ παρὰ τοῖς ἄλλοις ἐστὶν ἀνθρώποις ἰσχυρὰ καὶ βέβαια ἄνευ τοῦ παρ' ὑμῖν ἀγωνίσασθαι, ταῦτα πάντα πεποιηκώς Φορμίων ούτοσὶ, καὶ 945 πολλὰ μὲν εὖ πεποιηκώς ᾿Απολλόδωρον τουτονὶ, πάντα δ', ὅσων κύριος τῶν τούτου κατελείφθη, διαλύσας καὶ

d aν ή δίκαια κ.τ.λ.] The relative clause to ταῦτα ψηφίσησθε is placed before it partly for increased emphasis, partly to bring δίκαια closer to τὰ δίκαια in the previous context.

2. ἴν' ἐκκρούοντες χρόνους ἐμποι- $\hat{\omega}\mu\epsilon\nu$.] 'With the evasive object of wasting time,' or (with Kennedy) 'for the sake of evasion and delay.' The phrase χρόνους έμποιείν occurs in Or. 9 § 71, 23 § 93. Cf. Or. 47 § 63, διατμίβάς έμποιῶν.....τεχνάζων τοῦ χρόνον έγγενέσθαι. For έκκρούοντες, cf. Or. 54 κατά Κόνων. § 30, and for the general sense, Thuc. III. 38, χρόνου διατριβήν έμποιείν and κατά Στεφ. A, § 4, p. 1102, χρόνου γιγνομένου καὶ της γραφης έκκρουομένης. Liddell and Scott give a phrase ἐκκρούειν χρόνον, 'to waste time,' and, to prove it, inadvertently refer to the last passage and to the words of the text, where χρόνους clearly comes after έμποιωμέν.

dπαλλαγὴ κυρία.] A legal and valid (or final) acquittal from all future actions, πραγμάτων.

ἄνευ τοῦ παρ' ὑμῖν ἀγωνίσασθαι.] 'Without standing a trial in your court.'

πεποιηκώς....εὖ πεποιηκώς...... διαλύσας ... παραδούς ... άφεθείς.] Although all these participles refer to Phormio, who is the subject of the first part of the sentence, the principal verb συκοφαντεί refers to Apollodorus. Το obviate the harshness of this anacoluthon it has been proposed (by G. H. Schaefer) to follow one of the MSS., the Augustanus primus, in reading πεποίηκε for πεποιηκώς, and also to strike out και before πολλά, and place a full stop at έγκλημάτων. [But we should still expect δμως δ', or άλλ' δμως. Perhaps it is better to regard this as an instance of the 'nominativus pendens.' P.] (Funkhaenel, quaest. Dem. p. 75 sq.)

3. τούτου.] Apollodorus. διαλύσας κ. παραδούς κ.τ.λ.] 'Having duly paid and delivered up everything—and having thereafter received a discharge from all further claims.'

παραδούς δικαίως, καὶ πάντων ἀφεθεὶς μετὰ ταῦτα τῶν ἐγκλημάτων, ὅμως, ὡς ὁρᾶτε, ἐπειδη φέρειν τοῦτον οὐχ οἶός τ' ἐστὶ, δίκην ταλάντων εἴκοσι λαχῶν αὐτῷ ταὐτην συκοφαντεῖ. ἐξ ἀρχῆς οὖν ἄπαντα τὰ πραχθέντα τούτω πρὸς Πασίωνα καὶ ᾿Απολλίδωρον ὡς ᾶν δύνωμαι διὰ βραχυτάτων εἰπεῖν πειράσομαι, ἐξ ὧν εὖ οἶδ ὅτι ἢ τε τούτου συκοφαντία φανερὰ γενήσεται, καὶ ὡς οὐκ εἰσαγώγιμος ἡ δίκη γνώσεσθε ἄμα ταῦτ᾽ ἀκούσαντες.

4 Πρώτον μεν οὖν ὑμῖν ἀναγνώσεται τὰς συνθήκας,

έπειδη φέρειν τούτον ούχ οίός τ ' $\epsilon \sigma \tau l$.] i.e. since (or, at a time when) Phormio cannot submit any longer to the unconscionable claims of Apollodorus (and therefore declines to make any further concessions), the latter has vexatiously instituted the present action. The subject of the subordinate clause appears to be Phormio. For the sense, compare the language ascribed to Apollodorus in § 33, μίσθωσιν ήθελεν αὐτῷ φέρειν Φορμίων πολλήν...έπει δ' οὐ ποιεί ταῦτα, τηνικαύτα, φησί, δικάζομαι, and especially κατά Στεφ. A, § 5, έπειδη ποιείν τε ούδὲν Φετο δείν ων τοτε ώμολόγησε, και τα χρήματα ενεχείρησεν & της **ἀποστ**ερεῖν τραπέζης είχεν άφορμην, δίκην ηναγκάσθην λαχείν.—For δίκην λαχών, cf. Or. 54 § 1, έλαχον δίκην n.

συκοφαντεί.] Cf. Or. 55 § 1 n. πραχθέντα τούτω, Or. 34

Hactwra. Pasion, originally the slave of Archestratus (§ 48), and accountant to the banking-firm of Archestratus and Antisthenes, was set free by his masters and succeeded them in their business (§§ 43—48). The Trapeziticus of Isocrates,

which belongs to B. c. 394, while Pasion was probably still a μέτοικος, and not yet rewarded with the citizenship of Athens, purports to be a speech written in prosecution of Pasion for defrauding a subject of Satyrus, king of Bosporus. The father of Demosthenes had some money in Pasion's bank (Or. 27 § 11). Pasion, according to his son, Apollodorus, had conferred many benefits on the state, e.g. by presenting five triremes and a thousand shields (Or. 45 § 85), and his credit was good throughout all Greece (Or. 50 § 56). He died in B.c. 370 (Or. 46 § 13).

ούκ είσαγώγιμος.] Or. 45 § δ (of this very trial), παρεγράψατο την δίκην ην ξφευγε Φορμίων ούκ είσαγώγιμον είναι. See ὑπόθεσις 1. 23, παραγράφεται, n.

§§ 4—11. Statement of the transactions of Phormio with Pasion and Apollodorus. After Phormio had become his own master, but before he had received the rights of Athenian citizenship, Pasion gave him a lease of the Bank and the Shield-Manufactory. Subsequently Pasion became ill and died, leaving a will whereby

καθ' ας εμίσθωσε Πασίων την τράπεζαν τούτφ και το ασπιδοπηγείον. και μοι λαβε τας συνθήκας και την πρόκλησιν και τας μαρτυρίας ταυτασί.

ΣΥΝΘΗΚΑΙ. ΠΡΟΚΛΗΣΙΣ. ΜΑΡΤΥΡΙΑΙ.

Αί μὲν οὖν συνθῆκαι, καθ' ὰς ἐμίσθωσεν ὁ Πασίων τούτω τὴν τράπεζαν καὶ τὸ ἀσπιδοπηγεῖον ἤδη καθ' ἐαυτὸν ὄντι, αὖταί εἰσιν, ὦ ἄνδρες 'Αθηναῖοι' δεῖ δ' ὑμᾶς ἀκοῦσαι καὶ μαθεῖν ἐκ τίνος τρόπου προσώφειλε

Phormio married his former master's widow (Archippe), and became guardian to his younger son (Pasicles). The elder son (Apollodorus) proceeded to appropriate to his private use large sums out of the common estate, and the guardians accordingly deemed it prudent on behalf of their ward to determine on a partition of all the effects except the Bank and Shield-Manufactory, leased to the defendant, who was one of the guardians. The defendant paid a moiety of the rent of that property to the elder son, Apollodorus, who when Pasicles came of age discharged the defendant from his liability under the lease and from all further claims. The said property was thereupon divided between the two brothers, the elder exercising his option in favour of the Shield-Manufactory, as the safer though less remunerative business, and leaving the Bank, with its higher but more hazardous revenue, to his younger brother.

4. συνθήκας.] The terms are given in Or. 45, § 32, μισθωσιν φέρειν τοῦτον ἄνευ τῆς καθ' ἡμέραν διοικήσεως δύο τάλαντα καὶ τετταράκοντα μνᾶς τοῦ ἐκάστου...προσγέγραπται δὲ τελευταῦον 'δφείλει δὲ Πασίων

ἔνδεκα τάλαντα εἰς τὰς παρακαταθήκας.

άσπιδοπηγείον.] Or. 45 § 85, δ έμδς ύμιν πατήρ (Pasion) χιλίας έδωκεν άσπί δας.

την πρόκλησιν.] Probably a challenge to Apollodorus for the production of the articles of agreement between Pasion and Phormio. On the term in general, see Or. 54 § 27, προκαλοῦνται, n. and infr. § 7 n.

ήδη καθ' ἐαυτὸν.] 'His own master,' no longer subject, as a slave, to the control of another, though still a μέτοικος.

[Below, § 6, it is said that Phormio saw a difficulty in getting in money due to the bank, if he did not possess the citizenship. He saw this when he was thinking of hiring (μωθούμενος) the bank of which Pasion is here said to have given him a lease. Hence there seems a difficulty in rendering ηδη καθ' ἐαυτὸν δντι, 'when he was now his own master.' May it not mean, 'While he, Phormio, was at the time in his (Pasion's) service'? P.]

προσώφειλε κ.τ.λ.] The defendant has to explain how it comes to pass that Pasion is entered in the articles of agreement as owing eleven talents to the bank. He shows that

5 τὰ ἔνδεκα τάλαντα ὁ Πασίων ἐπὶ τὴν τράπεζαν. οὐ γὰρ δι' ἀπορίαν ταῦτ' ὤφειλεν, ἀλλὰ διὰ φιλεργίαν. ἡ μὲν γὰρ ἔγγειος ἢν οὐσία Πασίωνι μάλιστα ταλάντων εἴκοσιν, ἀργύριον δὲ πρὸς ταύτη δεδανεισμένον ἴδιον πλέον ἢ πεντήκοντα τάλαντα. ἐν οὖν τοῖς πεντήκοντα

this sum had been lent by Pasion on the security of certain lands and houses on which Pasion as the creditor, being an Athenian citizen, would have a claim, in the event of the loan not being refunded or the interest regularly paid. Phormio the lessee of the banking business had not yet acquired the rights of citizenship, it was therefore arranged that Pasion should not transfer these securities to Phormio but keep them in his own hands, and credit Phormio with their value: in other words, enter himself in the articles of agreement as debtor to the bank to the amount of eleven talents.

For προσώφειλε, the compound verb followed by the simple ώφειλε where the repetition of the preposition is not necessary, cf. Cic. Catil. rv. 1, perferrem...feram.

5. ἀπορίαν...φιλεργίαν.] Not 'want' but 'thrift,' or (with Kennedy) 'Not on account of poverty, but on account of his industry in business.' In Or. 45 § 33 Apollodorus insinuates that the debt arose from Phormio's mismanagement.

ξγγειος οὐσία.] 'Property in land,' 'real property,' also called φανερὰ οὐσία. Harpocr. ἀφανής οὐσία και φανερὰ ἀφανής μὲν η ἀν χρήμασι και σώμασι και σκεύεσι, φανερὰ δὲ ἡ ξγγειος.

άργύριον πρὸς ταύτη.] In addition to this he had money of his own (personal property)

lent out on interest to the amount of more than fifty talents. The larger amount so employed shows that he was a usurer by practice or profession. P.1

έν οὖν τοῖς πεντήκοντα...ἔνδεκα.] We have just been told that Pasion had more than 50 talents of his own money (ἀργύριον ίδιον) lent out at interest, and we now find that ev rois πεντήκοντα ταλdντοιs there were 11 talents from the bank-deposits, profitably invested. The latter could hardly be called tδιον άργύριον, unless the words are used loosely in the general sense of 'personal property' as opposed to έγγειος ούσία or 'real property.' But we should perhaps strike out toward attribute its insertion to an accidental repetition of πλέον, as 'IΔIÔN and HAEON are not very unlike one another. Or again, keeping totov we might alter ev ουν into eπ' ουν 'in addition to,' 'over and above' the 50 talents. Heraldus proposed σὺν οὖν, and G. H. Schaefer unsuccessfully attempts to show that èv may mean 'besides,' by quoting the quasi-adverbial use of èv bè in Soph, Ai. 675, O. C. 55, and O. T. 27.

 ταλώντοις τούτοις ἀπὸ τῶν παρακαταθηκῶν τῶν τῆς 946 6 τραπέζης ἔνδεκα τάλαντα ἐνεργὰ ἦν. μισθούμενος οὖν ὅδε τὴν ἐργασίαν ταὐτην τὴν τῆς τραπέζης καὶ τὰς παρακαταθήκας λαμβάνων, ὁρῶν ὅτι μήπω τῆς πολιτείας αὐτῷο παρ' ὑμῦν οὔσης οὐχ οἶός τε ἔσοιτο εἰσπράττειν ὅσα Πασίων ἐπὶ γῆ καὶ συνοικίαις δεδανεικῶς ἦν, εἵλετο μᾶλλον αὐτὸν τὸν Πασίωνα χρήστην ἔχειν τούτων τῶν χρημάτων ἡ τοὺς ἄλλους χρήστας,

 $^{\rm b}$ ταύτην την Bekk. αὐτην $^{\rm c}$ $^{\rm c}$ cum $^{\rm c}$ $^{\rm c}$ (coll. § 13). αὐτην την $^{\rm c}$ $^{\rm c}$ αὐτ $^{\rm c}$ $^{\rm c}$ $^{\rm c}$

£500, and I may let him have £500 more belonging to the bank. On the large profits thus made by bankers, see Boeckh, P. E. p. 127, ed. 2. P.]

ἐνεργά.] 'Out on interest' 'profitably invested' as opposed to dργά 'lying idle.' Or. 27 § 7 τά τ' ἐνεργὰ αὐτῶν καὶ ὅσα ἢν ἀργὰ, § 10 ταῦτα μὲν ἐνεργὰ κατέλειπεν ...τὸ δ' ἔργον αὐτῶν πεντήκοντα μναῖ.

παρακαταθήκη.] Plato defin. p. 415 δόμα μετὰ πίστεωs. Claims for the repayment of such banking deposits form the subject of two of the forensic orations of Isocrates, the Trapeziticus and the ἀμάρτυρος πρὸς Εὐθύνουν.

6. μήπω της πολιτείας κ.τ.λ.] No one could lend money on the security of land unless in default of payment (Or. 35 § 12) he had the right to take possession of such land, and this right of possession was confined to citizens to the exclusion of μέτοικοι (or resident aliens) like Phormio. A special exception is recorded in the case of the Byzantines, in Aristot. Oeconom. 11. 4 μετοίκων τινών επιδεδανεικότων επί κτήμασιν ούκ ούσης αύτοις έγκτήσεως, έψηφίσαντο τὸ τρίτον μέρος είσφέροντα τον βουλόμενον κυρίως έχειν το

κτήμα (Büchsenschütz, Besitz und Erwerb im Griechischen Alterthume, pp. 492, 3).

[Of course μήπω οὖσης, 'si nondum esset,' is very different from οὖπω οὖσης, "cum nondum esset." On the insecurity of lending money on houses or lands, except for citizens, see Boeckh, P. E. pp. 140 and 654 (ed. 2), who observes on this passage that "no resident alien could safely lend money upon houses or other landed property, a privilege which was confined to the citizens." P.]

έπι γŷ...δεδανεικώς.] Cf. έγγνον, οτ έγγειον, δάνεισμα and Or. 34 § 23 έγγειο τόκοι. (K. F. Hermann, Privatalterthümer § 49, 9 and Büchsenschütz u. s. n. 490)

συνοίκίαις.] See n. on Or. 53 § 13 τίθημε τὴν συνοικίαν ἐκκαιδεκα μνῶν. Houses built in blocks and let out to families were commonly so called. [This is οἰκεῖν μετ' ἀλλων opposed to μονδρρυθμοι δόμοι in Aesch. Suppl. 960. The συνοικίαι were chiefly let as lodgings for the denizens, μέταικοι. (See C. R. Kennedy, Dem. I. p. 252.) Boeckh, P. E. p. 140. P.]

 $\vec{\eta}$ τ oùs \vec{a} λ λ ous $\chi \rho \vec{\eta} \sigma \tau as.]$ 'Than the others, to whom Pasion had

οίς προειμένος ην. καὶ οὕτω διὰ ταῦτ' ἐγράφη εἰς τὴν μίσθωσιν προσοφείλων ὁ Πασίων ἔνδεκα τάλαντα, ὥσπερ καὶ μεμαρτύρηται ὑμῖν.

Ον μέν τοίνυν τρόπον ή μίσθωσις έγένετο, μεμαρτύρηται ύμιν ύπ' αὐτοῦ τοῦ ἐπικαθημένου ἐπιγενομένης δὲ ἀρρωστίας τῷ Πασίωνι μετὰ ταῦτα, σκέψασθ' ἃ διέθετο. λαβὲ τῆς διαθήκης τὸ ἀντίγραφον καὶ τὴν πρόκλησιν ταυτηνὶ καὶ τὰς μαρτυρίας ταυτασὶ, παρ' οἶς αἱ διαθῆκαι κεῖνται.

ΔΙΑΘΗΚΗ', ΠΡΟΚΆΗΣΙΣ, ΜΑΡΤΥΡΙΑΙ.

Ἐπειδή τοίνυν ὁ Πασίων ἐτετελευτήκει ταῦτα δια-

d ταῦτα Ζ.

^e Bekk. ταύτην Ζ cum Στ.

^f Bekk. ἀντίγραφον Ζ cum ΣτΑ¹.

lent it, debtors to the bank.' Perhaps the word χρήστας is interpolated. P.]

ols προειμένος ην.] In the medial sense. Liddell and Scott s. v. προτημι B. iii. refer to this passage for the sense 'to give away,' 'to give freely.' But it here means 'to lend' as in Plato Demod. 384. [It is a very common term, and seems to involve the notion of 'risk in letting go without full security.' P.] Cf. Or. 56 §§ 2, 48, 50.

έγραφη ... προσοφείλων ενδεκα ταλ.] Οτ. 45 § 29 προσγέγραπται ενδεκα ταλαντα ο πατήρ (Pasion) όφείλων είς τὰς παρακαταθήκας τούτψ, and § 34 ἐῶ ταλλ' δο ἀν περί τῶν ἐνδεκα ταλ. ἐχοιμα εἰπεῖν, ὡς οὐκ ὡφείλεν ὁ πατήρ, ἀλλ' οὖτος ὑφήρηται.

τοῦ ἐπικαθημένου.] 'The manager, the clerk, of the bank.
 Elsewhere Phormio himself is described by Apoll. as τὸν ἐπικαθήμενον ἐπὶ τῆς τραπέζης (Or. 49 § 17) and καθήμενον καὶ διοικοῦντα ἐπὶ τῆ τραπέζη (Or. 45 § 33). (K. F. Hermann, Privat-

alt. § 48, 2.)

άρρωστίας] Pasion's failing health is touched upon in Or. 52 § 13 άδυνάτως ήδη ξχοντα και μόγις είς ἄστυ ἀναβαίνοντα και τὸν άθαλμὸν αὐτὸν προδιδόντα and in Or. 49 § 42 Ελεγεν άρρωστῶν ὅτι ὀφείλοιτο αὐτῷ ἔκαστον.

 μ a ρ τ ν ρ (as... π a ρ) ofs.] = μ . τ o ν των των μαρτύρων παρ' ols, 'the depositions of the persons to whose keeping the will has been entrusted.' (Cf. Or. 34 § 6). In times when there were no probate courts, and wills were not officially kept, it is obvious that the greatest precautions had to be taken to prevent forgeries by interested parties. In Or. 45 § 19 one Cephisophon deposes that his father had left behind him at his death, a document endorsed 'Pasion's Will,' which Apollodorus (ib. §§ 5, 22) denounces as a forgery (οὐδεπώποτε γενομένη...κατεσκευασμένη). The alleged terms are given ib. § 28. quoted in part in ὑπόθεσις l. 6 n.

πρόκλησις] To establish Pasion's will, Stephanus and two

θέμενος, Φορμίων ούτοσι την μεν γυναικα λαμβάνει κατά την διαθήκην, τον δε παιδα επετρόπευεν. άρπάζοντος δε τούτου και πολλά από κοινών δντων τών χρημάτων αναλίσκειν οιομένου δείν, λογιζόμενοι προς έαυτους οι επίτροποι ότι, ει δεήσει κατά τας διαθήκας, όσ' αν ούτος εκ κοινών τών χρημάτων αναλώση, τούτους εξελόντας αντιμοιρείς τὰ λοιπὰ νέμειν, οὐδ' ότιοῦν

g τούτους Ζ cum Σ. τούτοις Bekk.
gg ἀντιμοιρεί (sic) ΕΣΦ. τας ἀντιμοιρίας Bekk.

others deposed that they were present when Phormio challenged Apollodorus to open the will, and that the latter refused. In Or. 45 Apollodorus sues Stephanus for having given false evidence in the present case and discusses this challenge in §§ 8—19, denying that any such challenge ever took place or that his father left such a will.

8. Πασίων έτετελευτήκει.] Or. 46 § 13 έτελεύτησεν έπι Δυσνικήτου βρχοντος (B.C. 370).

την γυναϊκα λαμβάνει κ.τ.λ.] Similarly the father of Dem. left Aphobus guardian of his children, and gave him his widow with a marriage-portion and the use of his house and furniture (Or. 27 § 5). The object of such legacies was to secure a faithful performance of the guardian's trust by connecting him more closely with the family of his ward (cf. 58 § 31). Diogenes Lacrtius, 1. 59, quotes a law, perhaps wrongly ascribed to Solon, τον ἐπίτροπον τῆ ορφανών μητρί μη συνοικείν. (Κ. F. Hermann, Privatalt, § 57, 16).

τον παίδα.] i. e. Pasicles, who was a minor for 8 years (B.C. 370—362), as appears by comparing § 10 with § 37. He was probably 8 or 10 years old when his father died; his elder bro-

ther was 24 (inf. § 22).

τούτου.] The claimant Apollodorus, whom the orator purposely represents as thriftless and unscrupulous at the very first.

λογιζόμενοι.] 'The guardians, calculating among themselves, that if, by the terms of the will, it proved necessary to subtract from the common fund all that the plaintiff should have spent, and then divide the remainder equally, there would be no surplus whatever, decided in behalf of their ward on an immediate division of the property.' [Or, 'that they (the brothers) should share the property.' P.]

κοινῶν τῶν χρημάτων.] κοινῶν, predicative and emphatic.—τούτους, 80. τοὺς ἐπιτρόπους.

dντιμοιρεί.] 'Share for share,' cf. § 32 τὰ μητρῶα πρὸς μέρος ἡξίους νέμεσθαι. The advert does not appear to occur elsewhere, and its form is suspiciously like the late Greek words ἀνωνυμεί, αὐτολεξεί, αὐτοψεί, παμπληθεί, πανεθνεί. In earlier Greek almost the only instances found are αὐτοβοεί (Thuc.) and πανδημεί (Thuc. Andoc. Lys. Isocr.).

[A more probable reading would be τούτοις έξελόντας ἀντιμοιρίας, 'taking out (and laying

ἔσται περιου, νείμασθαι τὰ ὄντα ὑπὲρ τοῦ παιδὸς 947
9 ἔγνωσαν. καὶ νέμονται τὴν ἄλλην οὐσίαν πλὴν ὧν ἐμεμίσθωτο οὑτοσί τούτων δὲ τῆς προσόδου τὴν ἡμίσειαν τούτω ἀπεδίδοσαν. ἄχρι μὲν οὖν τούτου τοῦ χρόνου πῶς ἔνεστ' ἐγκαλεῖν αὐτῷ μισθώσεως; οὐ γὰρ νῦν, ἀλλὰ τότ' εὐθὺς ἔδει χαλεπαίνοντα ἢαίνεσθαι. καὶ μὴν οὐδὲ τὰς ἐπυγενομένας μισθώσεις ὡς οὐκ ἀπείτο ληφεν ἔστ' εἰπεῖν αὐτῷ. οὐ γὰρ ἀν ποτε, ἐπειδὴ δοκιμασθέντος Πασικλέους ᾶπηλλάττετο τῆς μισθώσεως ὅδε, ἀφήκατ' ᾶν αὐτὸν ᾶπάντων τῶν ἐγκλημάτων, ἀλλὰ τότ' ᾶν παραχρῆμα ἀπητεῖτε, εἴ τι προσώφειλεν ὑμῖν. ὡς τοίνυν ταῦτ' ἀληθῆ λέγω, καὶ ἐνείματο οὖτος πρὸς τὸν ἀδελφὸν παῖδ' ὄντα, καὶ ἀφῆκαν τῆς μισθώσεως καὶ τῶν ἄλλων ἀπάντων ἐγκλημάτων, λαβὲ ταυτηνὶ τὴν μαρτυρίαν.

h επιγιγνομένας Z cum FΣΦ. επιγεν- Bekk.

aside for the minor) equal sums to those taken on each occasion out of the general property by Apollodorus. The syntax ἀντιμοιρεὶ νέμειν seems unnatural, to say nothing of the form of the adverb; and ἐξελύνταs seems to require a definite accusative. P.]

9. ἀπεδίδοσαν.] The guardians paid Apollodorus the share due to him, viz. half the rent of the bank and shield manufac-

torv.

άχρι μὲν οὖν κ.τ.λ.] 'Down to this date, then, there is not the slightest claim against Phormio in respect of the lease.' For the rather rare construction of ἐγκαλεῖν c. gen. of. Or. 54, § 2 and Plut. Arist. 10, 9 τῆς βραδυτῆτος αὐτοῖς ἐνεκαλεῖ. In § 12 we have ἐγκαλοῦντ ἀφορμήν.

10. δοκιμασθέντος.] The δοκιμασία (see Dict. Antiq.) took place on 'coming of age,' usual-

ly at 18, but in the case of orphans it might be accelerated a year or two. (A. Schaefer, Dem. u. s. Zeit, III. 2. 19—38 Der Eintritt der Mündigkeit nach Attischen Rechte.)

άφῆκαν τῆς μισθώσεως κ.τ.λ.]
Οτ. 45 § 5 μάρτυρας ώς άφῆκα αὐτὸν
τῶν ἐγκλημάτων παρέσχετο ψευδείς, καὶ μισθώσεως τινος ἐσκευωρημένης καὶ διαθήκης οὐδεπώποτε

γενομένης.

[The forms dφήκατε and dφήκαναnd παρέδωκαν § 14 are rather unusual. The Atties prefer in the plural the inflexion of the second acrist, ἀφεῖμεν, ἀφεῖτε, ἀφεῖσαν. Cf. §§ 11, 14, and see Veitch's Greek Verbs.—The two brothers Apollodorus and Pasicles are directly addressed in ἀφήκατε, not the jury, as is shewn by ἀπητεῖτε following.—For this sense of προσοφείλευ cf. Ar. Ran. 1134. P.]

MAPTTPIA.

Εὐθὺς τοίνυν, ὧ ἄνδρες ᾿Αθηναῖοι, ὡς ἀφεῖσαν τουτονὶ τῆς μισθώσεως, νέμονται τὴν τράπεζαν καὶ τὸ ἀσπιδοπηγεῖον, καὶ λαβὼν αἵρεσιν ᾿Απολλόδωρος αἰρεῖται τὸ ἀσπιδοπηγεῖον ἀντὶ τῆς τραπέζης. καίτοι εἰ ἢν ἰδία τις ἀφορμὴ τούτῳ πρὸς τῆ τραπέζη, τι δή ποτ' ἀν εἵλετο τοῦτο μᾶλλον ἡ ἐκείνην; οὔτε γὰρ ἡ πρόσοδος ἢν πλείων, ἀλλ' ἐλάττων (τὸ μὲν γὰρ τάλαντον, ἡ δ' ἐκατὸν μνᾶς ἔφερεν), οὔτε τὸ κτῆμα ἥδιον, εἰ προσῆν χρήματα τῆ τραπέζη ἴδια. ἀλλ' οὐ προσῆν. διόπερ σωφρονῶν εἵλετο τὸ ἀσπιδοπηγεῖον οὕτοσί! τὸ μὲν γὰρ κτῆμ' ἀκίνδυνόν ἐστιν, ἡ δ' 948 ἐργασία προσόδους ἔχουσα ἐπικινδύνους ἀπὸ χρημάτων ἀλλοτρίων.

12 Πολλά δ' ἄν τις ἔχοι λέγειν καὶ ἐπιδεικνύναι
¹ οῦτος Ζ cum Σ. om. rA¹.

11. αἴρεσιν.] The choice lay with him by virtue of being the elder brother.

καίτοι κ.τ.λ.] Phormio argues that if the plaintiff had had any private capital of his own in the bank, he would have chosen the banking-business in preference to the manufactory. He did not, and therefore he contends there was no such fund.— $l\delta la$ $d\phi o \rho \mu \dot{\eta}$ is private banking-stock, as opposed to deposits, $\pi \alpha \rho \alpha \kappa \alpha \tau d\theta \eta \kappa \alpha \iota$ (cf. § 11).— $\tau d \lambda \alpha \nu \tau \sigma \nu = 60$ minae.

ηδίον.] The labour and trouble and other disagreeable incidents of manufacturing shields made such a property less desirable initself than a banking business. But the bank business was speculative, and involved the risk of losing the deposits, and therefore the manufactory, with all its drawbacks, was preferred by Apollodorus, as being at least

safe. P.]

τὸ μὲν γὰρ-άλλοτρίων.] 'For the manufactory is a property free from risk, whereas the bank is a business yielding a hazardous (speculative, precarious) refrom other venue people's money.' The bank was not a κτημα, but only an έργασία, not a secure property, but a precarious trading with other people's money. For χρημάτων άλλοτρίων cf. Teles ap. Stobae. 97, 31. ral πῶς σπανίζουσιν (οἱ πλούσιοι) τούτων α έχουσι; πως δὲ οἱ τραπεζίται, φησίν ὁ Βίων, χρημάτων έχοντες αὐτά; οὐ γὰρ αὑτῶν ὅντα ἔχουσιν. §§ 12-17. The plaintiff's claim to a sum of banking-stock alleged to have been held by the defendant may be proved groundless by many arguments: (1) Plaintiff's father is entered in the lease, not as creditor on account of banking-stock assigned to defendant, but actually as σημεία τοῦ τοῦτον συκοφαντεῖν ἐγκαλοῦντ' ἐἀφορμήν. ἀλλ', οἶμαι, μέγιστον μέν ἐστιν ἀπάντων τεκμήριον τοῦ μηδεμίαν λαβεῖν ἀφορμὴν εἰς ταῦτα τουτονὶ τὸ ἐν τῖ μισθώσει γεγράφθαι προσοφείλοντα τὸν Πασίων ἐπὶ τὴν τράπεζαν, οὐ δεδωκότα ἀφορμὴν τούτω, δεύτερον δὲ τὸ τοῦτον ἐν τῆ νομῆ μηδὲν ἐγκαλοῦντα φαίνεσθαι, τρίτον δ', ὅτι μισθῶν ἐτέροις ὕστερον ταὐτὰ

k έγκαλοῦντα Z.
1 om. Z cum ΣΦ. τὸ τοῦτον Bekk. cum marg. Σ.

debtor to the bank. (2) On the partition of the property, plaintiff put in no claim to such stock. (3) After the termination of defendant's lease of the bank, plaintiff let it to others for the same sum and no less; and did not specially transfer to them any banking-stock besides. (4) The plaintiff during the life of his mother, who was perfectly familiar with all these details, made no demand on the defendant; it was only when she died that he set up a fraudulent claim, not for any banking-stock as now, but for a sum of 3000 dr. The claim was submitted to the arbitration of some relatives of the plaintiff, and upon their award the defendant for peace and quietness' sake paid the money and a second time received from the plaintiff a release of all his claims.

12. συκοφαντεῖν κ.τ.λ.] Kennedy: 'This claim of the plaintiff's to a sum of banking-stocking state and fraudulent.'— ἐγκαλοῦντ' ἀφορμὴν, the first distinct reference in the speech to the nature of the plaintiff's case. He alleges that the defendant had a grant of capital from Pasion and had appropriated it.

τουτονί...τοίτφ...τοῦτον.] The

first two refer to the defendant, the third to the plaintiff, Apollodorus. The ambiguity arising from the same pronoun being applied to two different persons, would be readily dispelled by the orator's delivery. Cf. § 42 n. προσοφείλοντα.] sc. 11 talents

§§ 4—6.— $\tau \hat{\eta} \nu o \mu \hat{\eta}$, § 8 fin. μισθών ετέροις κ.τ.λ.] i.e. to Xenon and the others in § 13. The argument is: assume the defendant defrauded the plaintiff of bank-stock amounting to 20 talents. Then the stock in question could not have formed part of the business when the plaintiff let it to the later lessees. The plaintiff then should either have let it to them at lower terms than to the defendant, or have handed over to the bank an equivalent to the stock alleged to be missing. He did neither; he made no fresh transfer and he charged them the same rent. Therefore the property must have been in the same condition as when the defendant originally leased it from the plaintiff's father .-The context compels us to make Apollodorus the subject of the sentence $\mu_i \sigma \theta \hat{\omega} \nu - \phi \alpha \nu \eta \sigma \epsilon \tau \alpha i$, but the bank, it will be remembered, became the property not of Apollodorus, but of Pasicles, ταῦτα του/ἴσου ἀργυρίου οὐ φανήσεται προσμεμισθω13 κῶς ἰδίαν ἀφορμήν. καίτοι εἰ, ἢν ὁ πατὴρ παρέσχεν,
ὑπὸ τοῦδε ἀπεστέρητο, αὐτὸν νῦν προσῆκεν ἐκείνοις
ἄλλοθεν πορίσαντα δεδωκέναι. ὡς τοίνυν ταῦτ' ἀληθῆ
λέγω, καὶ ἐμίσθωσεν ὕστερον Ξένωνι καὶ Εὐφραίω
καὶ Εὐφρονι καὶ Καλλιστράτω, καὶ οὐδὲ τούτοις παρέδωκεν ἰδίαν ἀφορμὴν, ἀλλὰ τὰς παρακαταθήκας καὶ
τὴν ἀπὸ τούτων ἐργασίαν αὐτὴν ἐμισθώσαντο, λαβέ
μοι τὴν τούτων μαρτυρίαν, καὶ ὡς τὸ ἀσπιδοπηγεῖον
εἴλετο.

14 Μεμαρτύρηται μὲν τοίνυν ὑμῖν, ὡ ἄνδρες 'Αθηναῖοι, ὅτι καὶ τούτοις ἐμίσθωσαν καὶ οὐ παρέδωκαν ἰδίαν ἀφορμὴν οὐδεμίαν, καὶ ἐλευθέρους ἀφεῖσαν ὡς μεγάλα εὖ πεπονθότες, καὶ οὐκ ἐδικάζοντο οὐτ' ἐκείνοις τότ' οὔτε τούτω. ὃν μὲν τοίνυν χρόνον ἡ μήτηρ ἔζη ἡ πάντα ταῦτ' ἀκριβῶς εἰδυῖα™, οὐδὲν ἔγκλημα πώποτε ἐποιήσατο πρὸς τουτονὶ Φορμίωνα 'Απολλόδωρος' ὡς δ' ἐτελεύτησεν ἐκείνη, τρισχιλίας ἐγκαλέσας 949

 m ἀκριβώς ταῦτ' elδυῖα ${f Z}$ cum ${f \Sigma}$. ἀκριβώς elδυῖα ταῦτα ${f F\Phi}$. ταῦτ' ἀκριβώς elδυῖα ${f Bekk}$,

when the latter came of age and Phormio's lease expired; we must therefore conclude that the elder brother acted as agent on behalf of his less experienced younger brother.

13. τοῦδε...αὐτον.] Defendant and plaintiff respectively.—νῦν 'in that case,' referring to the hypothesis εl — ἀπεστέρητο. — αὐτον, standing first in the clause, must mean ipsum.

ἐμίσθωσεν.] Granted the lease (on behalf of Pasicles). Below we have ἐμισθώσαντο, referring, as usual, to the lessees.

αὐτὴν.] 'Alone;' explained by οὐ παρέδωκαν ιδίαν ἀφορμήν. 14. έμίσθωσαν ... παρέδωκαν.]

14. εμισθωσαν... παρέδωκαν.] The plurals refer to the two

brothers.

ελευθέρους ἀφεῖσαν.] Xenon, Euphraeus and the other lessees appear (like Phormio) to have been slaves originally. The family shew their gratitude for their services by giving them freedom (ώς μεγάλα εῦ πεπονθότες). G. H. Schaefer less satisfactorily understands the words 'set free from all further claims:' a sense which is at first sight partly supported by και οὐκ ἐδικάζοντο below.

ώς ἐτελεύτησεν.] The speaker insinates that Apoll. purposely waited till his mother's death, as her familiarity with all the details of her late husband's property would have thwarted αργυρίου δραχμάς πρός αις έδωκεν έκεινη δισχιλίαις τοις τούτου παιδίοις, και χιτωνίσκον τινά και θερά15 παιναν, έσυκοφάντει. και οὐδ' ἐνταῦθα τούτων οὐδὲν ών νῦν ἐγκαλεῖ λέγων φανήσεται. ἐπιτρέψας δὲ τῷ τε τῆς ἑαυτοῦ γυναικὸς πατρὶ καὶ τῷ συγκηδεστῆ τῷ αὐτοῦ καὶ Λυσίνω καὶ 'Ανδρομένει, πεισάντων τούτων Φορμίωνα τουτονὶ δοῦναι δωρεὰν τὰς τρισχιλίας καὶ τὸ προσὸν και φίλον μᾶλλον ἔχειν τοῦτον ἡ διὰ ταῦτ' ἐχθρὸν αὐτὸν εἶναι, λαβών τὸ σύμπαν πεντακισχιλίας, καὶ πάντων ἀφεὶς τῶν ἐγκλημάτων τὸ δεύτερον εἰς τὸ

n έαυτοῦ Z.

his plots against Phormio. Her death is described by Apollodorus in Or. 50 § 60, 'While I was abroad my mother lay ill and was at death's door, and therefore little able to help in retrieving my affairs. It was just six days after my return that, when she had seen me and spoken to me, she breathed her last, when she no longer had such control over her property as to be able to give me all that she desired.' The death took place in Feb. s.c. 360.

πρὸς αΙς.] She had left Phormio's children 2000 drachmas, but Apollodorus claims more than that sum also as his own. His avaricious and mean character is shown by his claim to a χιτωνίσκος, a chemise, or 'slave's frock,' perhaps. A man who would make such demands was little likely to omit his present claims, if he had then believed in the justice of them. P.]

15. ἐπιτρέψας, κ.τ.λ.] The plaintiff submitted the claims to the arbitration of Deinias and Nicias (§ 17), his own father-in-law and brother-in-law respectively. Pollux: ἔλεγον δὲ ἐπιτρέ-

ψαι δίαιταν, καὶ ἡ δίαιτα ἐκαλεῖτο ἐπιτροπή.

δοῦναι δωρεάν.] By 'making a present' of the 3000 drachmae, Phormio satisfies Apollodorus without admitting his legal claim to the sum.

 $\tau \delta \pi \rho o \sigma \delta \nu$.] Not the 2000 drachmae of § 14; for they were already given by the mother (ξδωκεν έκείνη), but the 'additional articles' χιτωνίσκος καλ θεράπαινα. [τὸ προσὸν may however refer to $\pi \rho ds$ als $\kappa.\tau.\lambda$. supra. He got the 3000 and the 2000 also that had been left to Phormio's boys. He got from him 5000 in all, and gave him a full release from all further claims: and yet now again he says Phormio has kept back some of Pasion's money! But (he argues) the discharge then given justifies the παραγραφή now put in. P.] άφεις...τὸ δεύτερον.] The former release is mentioned in § 10 fin. This second release is solemnly given in the temple of Athênê on the Acropolis. Isocr. Trapez. § 20, ταῦτα συγγράψαντες και άναγαγόντες είς άκρό-

πολιν Πύρωνα.....δίδομεν αὐτῷ

φυλάττειν τας συνθήκας.

16 ίερον της 'Αθηνας ελθών, πάλιν, ώς δρατε, δικάζεται, πάσας αἰτίας συμπλάσας καὶ ἐγκλήματα ἐκ παυτὸς τοῦ χρόνου τοῦ πρὸ τούτου (τοῦτο γάρ ἐστι μέγιστον ἀπάντων), ὰ οὐδεπώποτ' ἢτιάσατο. ὡς τοίνυν ταῦτ' ἀληθη λέγω, λαβέ μοι τὴν γνῶσιν τὴν γενομένην ἐν ἀκροπόλει, καὶ τὴν μαρτυρίαν τῶν παραγενομένων, ὅτ' ἠφίει° τῶν ἐγκλημάτων ἀπάντων 'Απολλόδωρος, λαμβάνων τοῦτο τὸ ἀργύριον.

ΓΝΩΣΙΣ. ΜΑΡΤΥΡΙΑ.

17 'Ακούετε τῆς γνώσεως, ὦ ἄνδρες δικασταὶ, ῆν ἔγνω Δεινίας, οὖ τὴν θυγατέρα οὖτος ἔχει, καὶ Νικίας ὁ τὴν ἀδελφὴν τῆς τούτου γυναικὸς ἔχων. ταῦτα τοίνυν λαβών καὶ ἀφεὶς ἁπάντων τῶν ἐγκλημάτων, ὥσπερ ἡ πάντων τεθνεώτων τούτων ἡ τῆς ἀληθείας οὐ γενησομένης φανερᾶς, δίκην τοσούτων ταλάντων λαχών τολμῷ δικάζεσθαι.

Τὰ μὲν οὖν πεπραγμένα καὶ γεγενημένα Φορμίωνι
 ἀφιει Ζ.

16. συμπλάσας.] 'Having concocted,' heaped together,' raked up.'

την γνώσεν.] 'The award' of the arbitrators. Or. 27, § 1, τοῖς οἰκείοις ἐπιτρέπειν απα τοῖς ὑπ' ἐκείνων γνω σθεῖστι ἐμμένειν. Cf. § 17.—ἐν ἀκροπόλει. So supr. τὸ ἰερὸν τῆς 'Αθηνᾶς. Pollux, διήτων δ' ἐν ἰεροῖς. Cf. Or. 54 § 26, τὸν λίθον, n.

λαμβάνων.] 'On the receipt of this money,' viz. the 5000 drachmae.

17. τούτων.] τῶν μαρτύρων τῶν παραγενομένων, § 16.

τοσούτων ταλ.] § 3, ταλάντων είκοσι

 $\tau o \lambda \mu \hat{q}$.] It was acting in open defiance of the law to bring an action after a full acquittance had been given.

§§ 18—21. Anticipation of the arguments likely to be brought forward by the plaintiff. He will repeat what he stated before the arbitrator, that his mother destroyed his father's papers at the defendant's instigation. If so (1) how came the plaintiff to make a partition of his patrimony, without any papers to determine its amount? Unless those claims were false and fraudulent, which the plaintiff will scarcely admit, he must have gained possession of his father's papers, and his mother could not have made away with them. (2) Why was no question raised when the plaintiff's younger brother came of age and was receiving from his guardians an account of προς 'Απολλόδωρον έξ άρχης ἄπαντ' ἀκηκόατε, δ ἄνδρες 'Αθηναίοι. οἰμαι^ρ δ' 'Απολλόδωρον τουτονί 950 οὐδὲν ἔχοντα δίκαιον εἰπεῖν περὶ ῶν ἐγκαλεῖ, ἄπερ παρὰ τῷ διαιτητῆ λέγειν ἐτόλμα, ταῦτ' ἐρεῖν, ὡς τὰ γράμματα ἡ μήτηρ ἡφάνικε πεισθεῖσα ὑπὸ τούτου, καὶ τούτων ἀπολωλότων οὐκ ἔχει τίνα χρὴ τρόπον ταῦτ' 19 ἐξελέγχειν ἀκριβῶς. περὶ δὴ τούτων καὶ ταύτης τῆς αἰτίας σκέψασθε ἡλίκ ἄν τις ἔχοι τεκμήρια εἰπεῖν ὅτι ψεύδεται. πρῶτον μὲν γὰρ, ὧ ἄνδρες 'Αθηναίοι, τίς ἄν ἐνείματο τὰ πατρῷα μὴ λαβῶν γράμματα ἐξ ὧν ἔμελλεν^{ρρ} εἴσεσθαι τὴν καταλειφθεῖσαν οὐσίαν; οὐδὲ εἶς δήπου. καίτοι δυοῖν δέοντα εἴκοσιν ἔτη ἐστὶν ἐξ ὅτου ἐνείμω, καὶ οὐκ ᾶν ἔχοις ἐπιδεῖξαι ὡς ἐνεκάλεσας

P οἴομαι Z (see Veitch, Gk. Vbs., and Dindf. Praef. p. xiii.).
Τρ ήμελλεν Z (see Isocr. Paneg. § 83 n.).

their trust! (3) On what papers did the plaintiff base all his many law-suits for the recovery of large sums due to his father!

18. τὰ μὲνοδνκ.τ.λ.] Transition from the διήγησις or πρόθεσις to the πίστεις or 'proofs' (Ar. Rhet. III. 13), from the brief recital of the transactions between plaintiff and defendant (§§ 4—17) to the legal and other arguments.

τῷ διαιτητῷ.] Pollux: πάλαι δ' οὐδεμία (?) δίκη πρίν ἐπὶ διαιτητὰς ἐλθεῖν εἰσήγετο. Cf. 54 § 26, ἡ δίαιτα n.

τὰ γράμματα.] Not Pasion's will, but his private papers and ledgers or banking-books, τὰ γράμματα τὰ τραπεζιτικά (Or. 49 §§ 43, 59 quoted below in note on § 21, ἐκ ποίων γραμμάτων). Cf. Or. 49 § 5, οὶ τραπεζίται εἰώθασιν ὑπομνήματα γράφεσθαι ὧν το διδάσει χρημάτων, κ.τ.λ. and Or. 52 § 4.

19. ἐνείματο.] 'Who would have taken his share of his father's property, if he had not the books from which alone he could know the amount of property left?' He refers to the division of the patrimony decided on by the guardians in consequence of the elder brother spending largely out of the common fund, § 8 fin. This event took place eighteen years before the date of the speech; which, if we could assume that the partition was in the same year as the father's death, viz. 370, would belong to B.C. 352. This however we cannot assume, indeed the language of § 8, πολλά αναλίσκειν, κ.τ.λ., implies that the elder brother's • course of extravagance lasted some time before the partition was decided on. We may therefore perhaps place the partition in B.c. 368, and the speech in B.C. 350. See Introduction.

20 πώποτε ύπὲρ τῶν γραμμάτων. δεύτερον δὲ, τίς 'οὐκ αν, ἡνίκα ὁ Πασικλῆς ἀνὴρ γεγονῶς ἐκομίζετο τὸν λόγον τῆς ἐπιτροπῆς, εἰ δι' αὐτοῦ τὰ γράμματ' ὤκνει τὴν μητέρα αἰτιᾶσθαι διεφθαρκέναι, τούτφ ταῦτ' ἐδήλωσεν, ὅπως διὰ τούτου ταῦτα ἠλέγχθη; τρίτον δ', ἐκ ποίων γραμμάτων τᾶς δίκας ἐλάγχανες; οὖτος γὰρ πολλοῦς τῶν πολιτῶν δίκας λαγχάνων πολλὰ χρήματα εἰσπέπρακται, γράφων εἰς τὰ ἐγκλήματα "ἔβλαψέ με "ὁ δεῖνα οὐκ ἀποδιδοὺς ἐμοὶ τὸ ἀργύριον, ὁ κατέλιπεν δίκας ἐλάγχαντα αὐτὸν ἐν τοῦς γράμμασιν." καίτοι εἰ ἡφάμιστο τὰ γράμματα, ἐκ ποίων γραμμάτων τὰς δίκας ἐλάγχανεν; ἀλλὰ μὴν ὅτι ταῦτ' ἀληθῆ λέγω, τὴν μὲν νομὴν ἀκηκόατε, ῆν ἐνείματο, καὶ μεμαρτύρηται

A κατέλειπεν Z oum Σ. -έλιπεν Bokk.

ύπερ τῶν γραμμάτων.] BC. περί τῆς ἀφανίσεως αὐτῶν.

20. Δνηρ γεγονώς.] Cf. § 10, δοκιμασθέντος Πασικλέους.

ἐκομίζετο κ.τ.λ.] 'Was getting in an account of the guardian-ship,' i.e. the accounts from his guardians. Or. 27, κατ' Αφόβου έπιτροπής, § 50, πότερον έπιτροπευθείς ἀπεδέξατ' ἀν τοῦτον τὰν λόγον παρὰ τῶν ἐπιτρόπων;

τούτω...τούτου.] It seems best to refer these pronouns to Pasicles (with Reiske and Kennedy); not to Apollodorus (with G. H. Schaefer). The sense is: 'Assuming Apollodorus hesitated with his own lips to accuse his mother of destroying the documents; at any rate, when Pasicles same of age and was in course of receiving the report of his guardians' administration, is there any one who, under the circumstances, would not have stated the fact to his younger brother, and by his instrumentality had the matter

investigated?'

 $\delta\pi\omega s \, \eta \lambda \epsilon_{\gamma\chi} \theta \eta$.] inf. § 47 tra, 'that so they might be proved true or false,' &c. P.]

πολλά χρήματα εἰσπέσιρακται.]
'He has succeeded in recovering large sums of money.' The famous general Timotheus, under pressure of political exigencies, in the years 374 to 372 s.c., borrowed more than forty-four minae from the banker Pasion, on whose death his son Apollodorus sues Timotheus for payment in a speech still extant, belonging probably to the year s.c. 362. (Or. 49, πρὸς Τιμόθεον ὑπὸρ χρέως.) Cf. infr. \$8 36 and 54.

21. ἐκ ποίων γραμμάτων.] If there were no papers, then the grounds of your actions were fraudulent, συκοφαντία, inf. In Or. 49, Pasion's papers are expressly cited, e.g. § 43, κελεύωντος ένεγκεῦν τὰ γράμματα ἀπό τῶς τραπέζης καὶ ἀπίγραφα αἰτοῦντος...ἔξενέγκας ἔδωκα ζητεῶν

ύμιν των δε λήξεων τούτων αναγνώσεται ύμιν τας μαρτυρίας. λαβε τας μαρτυρίας μοι.

MAPTTPIAI.

Οὐκοῦν ἐν ταύταις ταῖς λήξεσιν ώμολόγηκεν ἀπει- 95 Ι ληφέναι τὰ τοῦ πατρὸς γράμματα οὐ γὰρ δὴ συκοφαντεῖν γε, οὐδ' ὧν οὐκ ὤφειλον οὖτοι δικάζεσθαι φήσειεν ἄν.

Νομίζω τοίνυν, ὧ ἄνδρες 'Αθηναΐοι, μεγάλων καὶ πολλών ὅντων ἐξ ὧν ἔστιν ἰδεῖν οὐκ ἀδικοῦντα Φορμίωνα τουτονὶ, μέγιστον ἀπάντων εἶναι, ὅτι Πασικλῆς, ἀδελφὸς ὧν 'Απολλοδώρου τουτουὶ, οὖτε δίκην εἴληχεν οὖτ' ἄλλ' οὐδὲν ὧν οὖτος ἐγκαλεῖ. καίτοι οὐ δήπου τὸν μὲν παῖδα ὑπὸ τοῦ πατρὸς καταλειφθέντα, καὶ οὖ τῶν ὅντων κύριος ἦν, ἐπίτροπος καταλελειμμένος, οὐκ ἃν ἦδίκει, σὲ δὲ, ὃς ἀνὴρ κατελείφθης τέτταρα καὶ

τὰ γράμματα καὶ ἐκγράφεσθαι ὅσα
οὖτος ὤφειλεν, and § 59, τοῖς
γράμμασι τοῖς τραπεζιτικοῖς.

λήξεων μαρτυρίας.] 'The depositions in support of' (or verifying') 'these plaints.' For λήξες, cf. supr. δίκας έλ άγχανεν, also Or. 45 § 50, τἢ τοῦ διώκοντος λήξει ἢν έγὼ τούτω ψευδομαρτυρών είληχα and Or. 33 § 35, ἐγκέκληκε καί...τὴν λήξιν πεποίηται.

§ 22. Argument from the silence of plaintiff's younger brother. Pasicles, as a minor, had been much more liable to be wronged by the defendant, who as testamentary guardian had control over his ward's property. Pasicles makes no complaint. Therefore (it is tacitly assumed, he had no complaint to make. A fortiori defendant is not likely to have wronged the plaintiff, who at his father's death was a man of four and twenty, and fully able to defend himself.

Φορμίωνα τουτονί.] τουτονί need not refer to Apollodorus, but may be taken with Φορμίωνα, cf. infr. 'Απολλοδώρου τουτουί.

ούτ' άλλ' κ.τ.λ.] sc. ούτε άλλο ούδεν έγκαλεί ων ούτος (έγκαλεί). τον.] Construe with καταλειφ-

θέντα, παίδα being a predicate. κύριος...έπίτροπος.] Cf. Or. 38 § 6, τών έπιτρόπων οι μετά τον έκείνου θάνατον τών ήμετέρων έγένοντο κύριοι.

σὲ δὲ.] so. ἀν ἡδίκει. Notice the double force of the negative, οὐ δήπου αὐκ ἀν ἡδίκει, 'Surely he would not have abstained from wronging one who had been left a minor by his father, and over whose property he had a legal power and authority, as having been left guardian of it, and yet have wronged you,' &c. So inf. § 46, οὐδὲ τὸν Φορμίωνα ἐκεῦνο εὐχ ὀρβ. [Expectabam, οὐ δήπου σὲ μὲν ἀν ἡδίκει, τὸν δὲ παίδα οὐ. Shilleto, De Fals. Leg. § 390, not. crit. P.]

είκοσιν έτη γεγονώς, και ύπερ σαυτοῦ ραδίως αν τὰ δίκαια ελάμβανες εὐθὺς, εἴ τι ἡδικοῦ. οὐκ ἔστι ταῦτα. ώς τοίνυν ταῦτ' ἀληθῆ λέγω και ὁ Πασικλῆς οὐδεν ἐγκαλεῖ, λαβέ μοι τὴν τούτου μαρτυρίαν.

MAPTTPIA.

23 *Α τοίνυν ήδη περὶ αὐτοῦ τοῦ μὴ εἰσαγώγιμον εἶναι τὴν δίκην δεῖ σκοπεῖν ὑμᾶς, ταῦτ' ἀναμνήσθητε ἐκ τῶν εἰρημένων. ἡμεῖς γὰρ, ὧ ἄνδρες 'Αθηναῖοι, γεγενημένου μὲν διαλογισμοῦ καὶ ἀφέσεως τῆς τραπέζης καὶ τοῦ ἀσπιδοπηγείου τῆς μισθώσεως, γεγενημένης δὲ διαίτης καὶ πάλιν πάντων ἀφέσεως, οὐκ ἐώντων τῶν νόμων δίκας ὧν ἀν ἀφἢ τις ἄπαξ λαγχάνειν, 24 συκοφαντοῦντος τούτου καὶ παρὰ τοὺς νομοὺς δικαζομένου παρεγραψάμεθα ἐκ τῶν νόμων μὴ εἶναι τὴν δίκην εἰσαγώγιμον. ἵν' οὖν εἰδῆθ³ι ὑπὲρ οῦ τὴν ψῆφον οἴ-

' ίδητε Z cum Σ. είδηθ' Bekk.

δ Πασ. οὐδὲν ἐγκαλεῖ.] 'Brings no claim against Phormio,' i.e., for property of his father's withheld. Cf. Or. 45, κατὰ Στεφ. Α §§ 83, 84, where Apollodorus meets the objection arising from the silence of Pasicles by broaching a suspicion that he is his half-brother only and by insinuating he is really a son of Archippe and Phormio. 'Say no more, pray, of Pasicles; no! let him be called your son, Phormio, not your master; and my opponent (he is bent upon it)—not my brother.'

§§ 23—25. The speaker now passes from the arguments in support of the main issue (or the case upon its merits) to those on which the defendant raises a special plea in bar of action.

The plaintiff's case cannot

come before the court because he has given the defendant a discharge from the original lease of the Bank and Manufactory, and a second discharge from a subsequent claim which was settled by arbitration; and the laws allow no right of action where a release and discharge have been given or received.

23. μη είσαγώγιμον.] Cf. δπόθεσιs l. 23, n. — διαλογισμοῦ, a reckoning up, or producing of accounts as between the two parties, Phormio and Apoll. Cf. § 60.

άφέσεως — μισθώσεως.] The order is (γεγενημένης) άφέσεως της μισθ. της τραπέζης κ.τ.λ. Cf. § 24, ήφει της μισθώσεως and supr. § 10.

διαίτης κ.τ.λ.] § 16.

24. ἐκτῶν νόμων.] Contrasted with παρὰ τοὺς νόμους. As he brought his action contrary to the

σετε, τόν τε νόμον ύμιν τοῦτον ἀναγνώσεται καὶ τὰς μαρτυρίας ἐφεξῆς τῶν παρόντων, ὅτ' ἡφίει* τῆς μισθώ- 952 σεως καὶ τῶν ἄλλων ἀπάντων ἐγκλημάτων ᾿Απολλό-δωρος Φορμίωνα. λαβέ μοι τὰς μαρτυρίας ταυτασὶ καὶ τὸν νόμον.

ΜΑΡΤΥΡΙΑΙ. ΝΟΜΟΣ.

25 'Ακούετε τοῦ νόμου λέγοντος, & ἄνδρες 'Αθηναῖοι, τά τε ἄλλα ὧν μη εἶναι δίκας καὶ ὅσα τις ἀφῆκεν ἡ ἀπήλλαξεν. εἰκότως εἰ γάρ ἐστι δίκαιον, ὧν ἃν ἄπαξ γένηται δίκη, μηκέτ' ἐξεῖναι δικάζεσθαι, πολὺ τῶν ἀφεθέντων δικαιότερον μη εἶναι δίκας. ὁ μὲν γὰρ ἐν ὑμῖν ἡττηθεὶς τάχ' ᾶν εἴποι τοῦτο ὡς ἐξηπατήθητε ὑμεῖς ὁ δὲ αὐτοῦ φανερῶς καταγνοὺς καὶ ἀφεὶς καὶ ἀπαλλάξας, τίν' ᾶν ἑαυτὸν αἰτίαν αἰτιασάμενος τῶν

dφlει Z.
 om. Z cum ΣτΑ¹. add. Bekk.

law, we have put in an objection to it which is fully allowed by the law.

25. ἀκούετε κ.τ.λ.] Οτ. 38, παραγραφή πρός Ναυσίμαχον, § 5,
ἀκούετε τοῦ νόμου σαφῶς λέγοντος
ἔκαστα ῶν μὴ εἶναι δίκας, ῶν ἔν
ἐστιν, ὁμοίως τοῖς ἀλλοις κύρους
περὶ ῶν ἀν τις ἀφῆ καὶ
ἀπαλλάξη, μὴ δικάζεσθαι.

ών μη είναι δίκας.] Infin. in relative clause influenced by λέγοντος. 'Among other cases in which an action cannot be maintained, those especially in which a discharge and release have been given or received.'

el γàρ κ.τ.λ.] The sense is, 'If it is just that, when once a case has been tried, it should not be tried again, even although the defeated litigant might fairly plead that the court had been imposed upon, a fortiori there is no ground for re-opening the question when a man has judged his

own case and has palpably decided against himself by giving and receiving a discharge.' Cf. Or. 37, § 20.

αὐτοῦ...καταγρούς.] The two subsequent participles are subordinate in construction to καταγρούς. 'He who has clearly condemned (given a verdict against) himself by both granting and getting a release and discharge.' Madvig Gr. Synt. § 176, d.

άφεις και ἀπαλλάξας.] It is clear the words do not mean the same thing, for below we have γέγονεν ἀμφότερα και γάρ άφῆκε και ἀπήλλαξε. ἀφιέναι is used of the lender, or the landlord, who, on settlement of his claims, releases the borrower or the tenant from all further liability (§§ 10, 15, 16, 17, 24). ἀπαλλάττεν refers to the debtor or tenant getting quit of his creditor or landlord by discharging or compromising the debt (β4 § 22 τους δανείσαν-

αὐτῶν πάλιν εἰκότως δικάζοιτο; οὐδεμίαν δήπου. διόπερ τοῦτο πρῶτον ἔγραψεν ὁ τὸν νόμον θεὶς ὧν μὴ εἶναι δίκας, ὅσα τις ἀφῆκεν ἡ ἀπήλλαξεν. ὡ τῷδε γέγονεν ἀμφότερα καὶ γὰρ ἀφῆκε καὶ ἀπήλλαξεν. ὡς δ᾽ ἀληθῆ λέγω, μεμαρτύρηται ὑμῖν, ὧ ἄνδρες ᾿Αθηναῖοι.

26 Λαβε δή μοι καὶ τὸν τῆς προθεσμίας νόμον.

ΝΟΜΟΣ.

'Ο μεν τοίνυν νόμος, ω άνδρες 'Αθηναίοι, σαφως ούτωσι τον χρόνον ωρισεν 'Απολλόδωρος δ' ούτοσι παρεληλυθότων ετων πλέον ή είκοσι την εαυτού συκοφαντίαν άξιοι περι πλείονος ύμας ποιήσασθαι των

τας dπήλλαξεν). Settling a cross account between lessor and lessee (e.g. Apoll. and Phormio) would involve a double release and quittance on either side.

The present passage is the subject of the following article in Harpocration. adels ral απαλλάξας· τὸ μέν αφείς ὅταν απολύση τίς τινα τών έγκλημάτων ων ένεκάλει αὐτώ, τὸ δὲ ἀπαλλάξας, ὅταν πείση τὸν έγκαλοθντα αποστήναι και μηκέτι έγκαλεῖν (recte)· Δημοσθένης έν τῆ ύπερ Φορμίωνος παραγραφή. Εστι δὲ καὶ οῦτως εἰπεῖν, ὅτι ἀφίησι μέν τις αὐτῶν μόνον ὧν ἄν ἐγκαλ ῆ. dπαλλάττει δè, ὅταν μηδè άλλον τινά λόγον ὑπολίπηται έαυτώ πρός του έγκαλούμενου. Δημοσθένης έν τη ύπερ Φορμίωνος παραγραφή " ω απαλλαγή τις αὐτῷ γένηται παρ' ὑμῶν κυρία.'' Cf. Or. 37 §§ 1, 16, 19; Or. 38 § 5; Or. 33 § 3. Bekk. Anecd. pp. 202, 469.

[From the frequency of this legal formula, though a shade of difference may be traced, and perhaps originally existed, between these verbs, I agree with Mr Kennedy (Dem. Pant. p. 230)

that it had passed into a technical expression, and that practically they became synonyms. The grammarians were fond of 'hair-splitting.' P.]

§ 26. The plaintiff's suit is also inadmissible for another reason; it contravenes the statute of limitations, in which the term of five years is fixed as a sufficient time for injured parties to recover their dues, whereas the plaintiff puts forward his claim after a lapse of more than twenty years.

προθεσμίας νόμον.] (See Dict. Antiq. s.v.)—Harpoor. Δημοσθένης δπέρ Φορμίωνος την των εξτών αν λέγοι προθεσμίαν ὁ ἡητωρ, ως έν τῷ λόγῳ ὑποσημαίνει. See Or. 38 §§ 17, 27, and of. Isaeus, 3°§ 58, and Plato Leg. p. 954°. (Caillemer, la Prescription à Athènes, 1869, and K. F. Hermann, Privatalt. § 71, 5 and 6.)

mann, Privatalt. § 71, 5 and 6.)
πλέον ἢ είκοσι.] The speaker
apparently goes back to the time
of Pasion's lease of the banking
business to Phormio, which
cannot well have been later than
B.C. 371, when Pasion was so
infirm that he died a year after.

28

νόμων, καθ' οὖς ὀμωμοκότες δικάζετε. καίτοι πᾶσι μὲν τοῖς νόμοις προσέχειν εἰκός ἐσθ' ὑμᾶς, οὖχ ἣκιστα 27 δὲ τούτω, ὧ ἄνδρες ᾿Αθηναίοι. δοκεῖ γάρ μοι καὶ ὁ Σόλων οὖδενὸς ἄλλου ἔνεκα θεῖναι αὐτὸν ἡ τοῦ μὴ συκοφαντεῖσθαι ὑμᾶς. τοῖς μὲν γὰρ ἀδικουμένοις τὰ πέντε ἔτη ἰκανὸν ἡγήσατ' εἶναι εἰσπράξασθαι κατὰ 953 δὲ τῶν ψευδομένων τὸν χρόνον ἐνόμισε σαφέστατον ἔλεγχον ἔσεσθαι. καὶ ἄμα ἐπειδὴ ἀδύνατον ἔγνω δυ τούς τε συμβάλλοντας καὶ τοὺς μάρτυρας ἀεὶ ζῆν, τὸν νόμον ἀντὶ τούτων ἔθηκεν, ὅπως μάρτυς εἴη τοῦ δικαίου τοῖς ἐρήμοις.

Θαυμάζω τοίνυν έγωγ', ω άνδρες δικασταί, τί ποτ'
^μ Bekk. και άμα και Z cum Σ.

This would bring the date of the speech to B.c. 351 at the earliest, and B.c. 350 cannot be far wrong. See Introduction.

καθ'οὖς όμωμοκότες κ.τ.λ.] Pollux: δ όρκος ήν των δικαστών, περί μὲν ὧν νόμοι είσι, ψηφιείσθαι κατὰ τοὺς νόμους, περί δὲ ὧν μή είσι, γνώμη τῆ δικαιοτάτη.

27. δοκεί ὁ Σόλων.] A favourite piece of clap-trap, to remind the dicasts of the solemnity and high authority of the law they administer.

τοις αδικουμένοις...των ψευδο-μένων.] i.e. The legal term of five years would be quite sufficient for injured parties to recover their rights if their claim were an honest one, whereas those who set up false claims, (a pointed thrust at the present plaintiff,) would be convicted by the fact that they had allowed the statutable period to elapse without taking action. ("Eλεγχον έσεσθαι BC. si per tot annos tacuissent. G. H. Schaefer.) των ψευδομένων is sometimes wrongly supposed to imply that as in Roman law

there was no statute of limitations against right of recovery of things stolen, (quod subreptum erit, eius rei aeterna auctoritus esto.) so in Attie law there was none in case of falsehood, i.e. that even after five years a claim based on a false assertion might be disputed. (Telfy, Corpus iuris Attici§ 1587, and K. F. Hermann, Privatalt. § 71, 6.) Here therefore it merely means κατὰ τῶν συκοφαντούντων.

τὰ πέντε έτη.] The well-known legal term of five years.
τὸν νόμον ἀντὶ τούτων κ.τ.λ.]
That is, 'The contracting parties themselves, and the witnesses to that contract, could not live for ever; and therefore the legislator laid down the law, with its limit of time, designing that, in lieu of living witnesses, the destitute should find therein a deathless witness on the side of right.'

less witness on the side of right.' §§ 28—32. Plaintiff's probable reply anticipated. Surely he will not ask his audience to resent the defendant's marriage with the plaintiff's mother. A-

· ἐστὶν ἃ πρὸς ταῦτ' ἐπιχειρήσει λέγειν 'Απολλόδωρος ούτοσί. οὐ γὰρ ἐκεῖνό γ' ὑπείληφεν, ὡς ὑμεῖς, μηδὲν ὁρῶντες εἰς χρήματα τοῦτον ἠδικημένον, ὀργιεῖσθ' ὅτι τὴν μητέρ' ἔγημεν αὐτοῦ Φορμίων. οὐ γὰρ ἀγνοεῖ τοῦτο, οὐδ' αὐτὸν λέληθεν, οὐδ' ὑμῶν πολλοὺς, ὅτι Σωκράτης ὁ τραπεζίτης ἐκεῖνος, παρὰ τῶν κυρίων ἀπαλλαγεὶς ὥσπερ ὁ τούτου πατὴρ, ἔδωκε Σατύρω 29 τὴν ἑαυτοῦ γυναῖκα, ἐαυτοῦ ποτὲ γενομένω. ἔτερος Σωκλῆς τραπεζιτεύσας ἔδωκε τὴν ἑαυτοῦ γυναῖκα Τιμοδήμω τῷ νῦν ἔτ' ὄντι καὶ ζῶντι, γενομένω ποτὲ αὐτοῦ*. καὶ οὐ μόνον ἐνθάδε ταῦτα ποιοῦσιν οἱ περὶ τὰς ἐργασίας ὅντες ταύτας, ὡ ἄνδρες 'Αθηναῖοι, ἀλλ' ἐν Αἰγίνη ἔδωκε Στρυμόδωρος 'Ερμαίω τῷ ἑαυτοῦ οἰκέτη τὴν γυναῖκα, καὶ τελευτησάσης ἐκείνης ἔδωκε πάλιν

x eautoû Z.

mong bankers, there are many precedents for such an arrangement, and on grounds of expediency, as the only means of keeping up the business, Pasion acted prudently in directing that Phormio should marry his widow and thereby binding him more closely to his own household.

As to the point of honour, 'you may turn up your nose at Phormio's marrying into your family, but remember that in high character, he is more like your father than you are.'

That the marriage was directed by Pasion is not only expressly proved by the will, but is inferentially concluded from the plaintiff's own admission; for on his mother's death he permitted her two children by Phormio to share her property equally with himself and Pasicles, her two children by Pasion, and thus allowed the legality of this second marriage.

28. μηδέν δρώντες.] i.e. ην καί μηδέν δράτε. Goodwin, Moods and Tenses, § 52, 1.

παρὰ τῶν κυρίων ἀπαλλαγείς Ճσπερ ὁ τούτου πατὴρ.] A very close parallel. The banker referred to, like the plaintiff's father, had himself been a slave once, had been set free by his masters, and had given his wife in marriage to one who was formerly his slave. Cf. § 43 fin. and § 48 ἐγένετο Πασίων 'Αρχεστράτου. [On ἐκεῖνος see Or. 40 § 28.]

29. δντι και ζώντι.] Who is still 'alive and in being.' The redundancy is intended to strengthen the emphasis. Cf. De Corona § 72 την Μυσῶν λείαν καλουμένην την Ἑλλάδα οδσαν όφθηναι ζώντων και δντων 'Αθηναίων.

τελευτησάσης...έδωκε την θυγατέρα.] After the will had been made, the wife apparently died before the husband and την θυγατέρα την έαυτοῦ. καὶ πολλοὺς αν ἔχοι τις 30 εἰπεῖν τοιούτους. εἰκότως ὑμῖν μὲν γὰρ, οι ἄνδρες ᾿Αθηναῖοι, τοῖς γένει πολίταις οὐδὲ ἔν πληθος χρημάτων ἀντὶ τοῦ γένους καλόν ἐστιν ἑλέσθαι τοῖς δὲ τοῦτο μὲν δωρεὰν ἡ παρ ὑμῶν ἡ παρ ἄλλων τινῶν λαβοῦσι, τῆ τύχη δ' ἐξ ἀρχῆς ἀπὸ τοῦ χρηματίσασθαι καὶ ἐτέρων πλείω κτήσασθαι καὶ αὐτῶν τούτων ἀξιωθεῖσι, ταῦτ ἐστι φυλακτέα. διόπερ Πασίων ὁ πατὴρ ὁ σὸς οὐ πρῶτος οὐδὲ μόνος, οὐδ' αὐτὸν ὑβρίζων οὐδ' ὑμᾶς τοὺς 954 υἰεῖς, ἀλλὰ μόνην ὁρῶν σωτηρίαντοῖς ἑαυτοῦ πράγμασιν, εἰ τοῦτον ἀνάγκη ποιήσειεν οἰκεῖον ὑμῖν, ἔδωκε τὴν 31 ἑαυτοῦ γυναῖκα, μητέρα δ' ὑμετέραν τούτφ. πρὸς μὲν οὖν τὰ συμφέροντα ἐὰν ἐξετάζης, καλῶς βεβουλευμένον αὐτὸν εὐρήσεις εἰ δὲ πρὸς γένους δόξαν

the latter then gave his daughter in marriage to his former servant. The first \$\delta\text{ware}\$ therefore must mean, 'directed in his will that, after his own death, his widow should marry Hermaeus.'

80. δμίν...τοις γένει πολίταις $\kappa.\tau.\lambda.$] A compliment to the audience, designed to smooth the way for what might otherwise prove an invidious reference to the money-making of bankers in general and to the wealth of Pasion in particular. 'For you gentlemen of Athens, you who are citizens by birth, it is discreditable to prize any amount of money, however large, more highly than that honourable birth (lit. 'no amount of wealth is honourable for you to accept in place of your free birth;') but those who (like Pasion) have received the rights of citizenship as a free gift either from yourselves or from others, and who, thanks in the first instance to their good fortune, were deemed

worthy of the selfsame privileges, by reason of having prospered in money-making and acquired more wealth than their neighbours, must do their best to preserve their pecuniary advantages.

The sense is, 'though it would be wrong to prefer wealth to citizenship, it would also be unreasonable to be careless of the wealth which has gained you that very honour and privilege.'

aὐτὸν ὑβρίζων κ.τ.λ.] Disgracing, outraging, casting contumely on, himself and his family. Though you threatened Phormio with a γραφή ὑβρεων for marrying your mother (Or. 45 § 8—4), your father was guilty of no ὑβριν to his family in arranging for that marriage. ἀκάγκη.] Necessitate, 'by a family tie.'

αναίνει Φορμίωνα κηδεστήν, δρα μή γελοίον ή σè ταθτα λέγειν. εί γάρ τις έροιτό σε, ποδόν τιν ήγει τον πατέρα τὸν σεαυτοῦ είναι, χρηστὸν εὖ οἶδ' ὅτι Φήσειας άν. πότερον οὖν οἴει μᾶλλον ἐοικέναι τὸν τρόπον καὶ πάντα τὸν βίον Πασίωνι σαυτὸν ἡ τουτονί; ἐγώ μὲν 32 γάρ εὖ οἶδ' ὅτι τοῦτον. εἰθ' ὅς ἐστιν ὁμοιότερος σοῦ τῶ σῶ πατρὶ, τοῦτον, εἰ τὴν μητέρα τὴν σὴν ἔγημεν, αναίνει, άλλα μην ότι γε δόντος και επισκήψαντος τοῦ σοῦ πατρὸς ταῦτ' ἐπράχθη, οὐ μόνον ἐκ τῆς διαθήκης έστιν ίδειν, ὦ ἄνδρες 'Αθηναίοι, ἀλλὰ καὶ σὺ μάρτυς αύτὸς γέγονας. ὅτε γὰρ τὰ μητρῷα πρὸς μέρος ήξίους νέμεσθαι, δυτων παίδων έκ της γυναικός Φορμίωνι τούτφ, τότε ώμολόγεις κυρίως δόντος τοῦ πατρὸς τοῦ σοῦ κατὰ τοὺς νόμους αὐτὴν γεγαμῆσθαι. εἰ γὰρ αὐτὴν είχε λαβων ἀδίκως ὅδε μηδενὸς δόντος, οὐκ ἢσαν οί παίδες κληρονόμοι, τοις δὲ μὴ κληρονόμοις οὐκ ἦν μετουσία τῶν ὄντων. ἀλλὰ μὴν ὅτι ταῦτ' ἀληθη λέγω J dvalvy Z. ³ ηγη Z. σαυτοῦ Ζ.

31. πρός γένους δόξαν.] So. βλέπων.

avalve.] 'Disdain,' 'scorn,' 'disown,' 'turn up your nose at' in family pride. Harpocr. draiveσθαι κοινώς μέν τὸ ἀρνεῖσθαι, ιδίως δὲ ἐπὶ τῶν κατὰ τοὺς γάμους ...λέγεται. Αημ. ἐν τῆ ὑπὲρ Φορμ. παραγραφῆ.—κηδεστηνίη general a relation by marriage, here used of the stepfather.

σὲ ταῦτα λέγειν.] Notice the

emphatic pronoun.

[ποῖον—πότερον. In Greek, the difference between the direct and the indirect question (qualem putas, and qualem putes) cannot be expressed from the want of 'subjunctivity.' It is doubtful whether πότερον is here masculine, in which case a comma should be placed at Πασίωνι. P.]

δόντος κ. ἐπισκήψαντος.]
 By your father's special grant and injunction.

πρός μέρος.] 'Share and share alike.' § 8, ἀντιμοιρεί νέμειν, νέμεσθαι. Οn παίδων...Φορμίων. See note on τὸ τέταρτον μέρος infr.

ούκ ήσαν κληρονόμοι.] The proposition is categorically, not conditionally stated, 'then the children were not heirs; and if they were not heirs, then they had no share in the property.' The right of inheritance was confined to the children born έξ ἀστῆς καὶ ἐγγυητῆς γυναῖκος Isao. de Ciron. § 19, pro Euphil. § 9. Dem. Or. 57 § 58 ἐξῆν τούτοις (τοῖς συγγενέσι) εἰνόθος ἡ ξένος ἡν ἐγῶν πάντων. Arist. Aves, 1640—73. (K. F. Hermann Privatalt. § 29, 5 and § 57, 2.)

μεμαρτύρηται τῷ τὸ τέταρτον μέρος λαβεῖν καὶ ἀφεῖν ναι τῶν ἐγκλημάτων ἀπάντων.

33 Κατ' οὐδὲν τοίνυν, ὧ ἄνδρες 'Αθηναίοι, δίκαιον οὐδὲν ἔχων εἰπεῖν ἀναιδεστάτους λόγους ἐτόλμα λέγειν πρὸς τῷ διαιτητῆ, περὶ ὧν προακηκοέναι βέλτιόν ἐσθ' 955 ὑμᾶς, ἔνα μὲν τὸ παράπαν μὴ γενέσθαι διαθήκην, ἀλλ' εἶναι τοῦτο πλάσμα καὶ σκευώρημα ὅλον, ἔτερον δ' ἔνεκα τούτου πάντα ταῦτα συγχωρεῖν τὸν πρὸ τοῦ χρόνον καὶ οὐχὶ δικάζεσθαι, ὅτι μίσθωσιν ἤθελεν αὐτῷ φέρειν Φορμίων πολλὴν καὶ ὑπισχνεῖτο οἴσειν' ἐπεὶ δ' οὐ ποιεῖ ταῦτα, τηνικαῦτα, φησὶ, δικάζομαι.

τὸ τέταρτον μέρος.] The property is divided into four parts, one of which is taken by Apollodorus, another by his brother Pasicles. The other two go to the children of the second marriage, who must have been two in number.

άφεῖναι τῶν ἐγκλ.] § 3 ἀφεθείς, § 25 ἀφεὶς κ. ἀπαλλάξας, n.

§§ 33—35. Anticipation of plaintiff's arguments, continued. He will impudently assert (1) that his father made no will and that the document produced was a forgery; and (2) that the reason why he forbore to press the charge at the proper time was that defendant promised to pay him a high rent.

In answer to (1), if there was no will, how came the plaintiff to succeed to the lodging-house which he holds in accordance with the terms of the will? In answer to (2), it is in evidence that after the termination of the defendant's lease, the plaintiff let the business to others; had the plaintiff any lawful claim on the defendant, he ought certainly to have brought it forward at the time of the subsequent

lease.

33. elπeîr...λέγεω.] Almost identical in meaning and used, as often, for variety of expression. Phil. II. § 11, ταθθ' ἀ πάντες μὲν ἀεὶ γλίχονται λέγεω, ἀξίως δ' οὐ-ἀεὶ εἰπεῖν δεδύνηται. Isocr. ad Dem. § 41 and Paneg. § 11 n.

πλάσμα κ. σκευώρημα δλον.] 'A figment and a forgery from beginning to end.' Hesych. σκευώρημα πλάσμα, κακουργία, κατασκευή, τὸ γινόμενον κατασκεύασμα els βλάβην, and id. σκευωρία κατασκευή.

In Or. 45 § 42 Apollodorushimself, in criticising the διαθήκη, concludes with the words πόντα πεπλασμένα καὶ κατεσκευασμένα ἐλέγχεται. Cf. Or. 41 § 24 σκευώρημα.

τον πρό τοῦ χρόνον.] 'During the former period.' πρό τοῦ sometimes spelt as one word προτοῦ. οὐχὶ δικάζεσθαι.] See Shilleto

on Thuc. 1. p. 153.

μίσθοσω φέρεω.] We have frequently had μίσθωσω in the sense of 'lease;' we here find it used like μίσθωμα for 'rent.' Or. 28 § 12 ἀποδέδωκε τὴν μίσθωσω followed by λαβών τὴν πρόσοδον.

34 ὅτι δὲ ταῦτ᾽ ἀμφότερ᾽, ἐὰν λέγῃ, ψεύσεται καὶ τοῖς ὑφ᾽ ἔαυτοῦ πεπραγμένοις ἐναντία ἐρεῖ, σκοπεῖτε ἐκ τωνδί. ὅταν μὲν τοίνυν τὴν διαθήκην ἀρνῆται, ἐκ τίνος τρόπου πρεσβεῖα λαβῶν τὴν συνοικίαν κατὰ τὴν διαθήκην ἔχει, τοῦτ᾽ ἐρωτᾶτ᾽ αὐτόν. οὐ γὰρ ἐκεῖνό γ᾽ ἐρεῖ, ώς ὅσα μὲν πλεονεκτεῖν τόνδ᾽ ἔγραψεν ὁ πατὴρ, κύριά 35 ἐστι τῆς διαθήκης, τὰ δ᾽ ἄλλα ἄκυρα. ὅταν δ᾽ ὑπὸ τῶν τοῦδε ὑποσχέσεων ὑπάγεσθαι φῇ, μέμνησθ᾽ ὅτι μάρτυρας ὑμῖν παρεσχήμεθα, οῖ χρόνον πολὺν τοῦδ᾽ ἀπηλλαγμένου μισθωταὶ τούτοις ἐγύγνοντο τῆς τραπέζης καὶ τοῦ ἀσπιδοπηγείου. καίτοι τόθ᾽, ὁπηνίκα ἐμίσθωσεν ἐκείνοις, τῷδ᾽ ἐγκαλεῖν παραχρῆμα ἐχρῆν, εἴπερ ἀληθῆ ἢν° ὑπὲρ ὧν τότ᾽ ἀφεὶς νῦν τούτω δικάζεται. ὡς

b ἐρωτάτε Z.

c no Z.

34. πρεσβεία.] By right of primogeniture.

The oversion.] "It should be observed that the Attic language distinguishes between dwellinghouses (οικίαι) and lodginghouses (συνοικίαι); accidentally indeed a dwelling-house might be let out for lodgings, and a lodging-house have been inhabited by the proprietor himself" (Boeckh, Publ. Econ. 1. 90). Apoll. may have already had a household of his own and his father may therefore have assigned him a συνοικία. (A. Schaefer Dem. u. s. Zeit, III. 2. 133.) Cf. § 6 ἐπὶ συνοικίαις, n.

35. ὑποσχέσεων.] He will tell you, perhaps, that Phormio promised to pay a good rent (ὑπωνείτο § 33), and so for a long time he withheld further action.

χρόνον πολύν.] 'For a long time' (ten years as appears by § 37), acc. of duration of time, to be taken with μαθωταὶ ἐγίγνοντο. Kennedy seems to be

mistaken in taking it with τοῦδ' ἀπηλλαγμένου and translating 'who, long after the defendant's retirement, took a lease.' On the contrary, the new lease must have been granted very shortly after the defendant's connexion with the business ended, as eighteen years elapsed from the division of the property to the date of the speech, and the first eight belong to Phormio's lease and the last ten to the later lease of Xenon, &c. (cf. §§ 37, 19, 12). The general sense is this:

We have proved that, after Phormio had given up the bank, others became and long remained lessees (§ 13) of it. Apollodorus ought, the moment they took it, to have looked after his dues, and seen that all his money was in the business. But he made no claim at all, nay even thanked Phormio for his good services in the management.

τοίνυν αληθη λέγω, και πρεσβειά τε την συνοικίαν έλαβε κατά την διαθήκην και τώδε ούχ όπως έγκαλειν ώετο δείν, άλλ' επήνει, λαβε την μαρτυρίαν.

MAPTTPIA.

"Ινα τοίνυν εἰδῆτε, ὦ ἄνδρες 'Αθηναῖοι, ὅσα χρήματ' 36 έχων εκ των μισθώσεων καὶ εκ των χρεων ώς απορών καὶ πάντα ἀπολωλεκώς οδυρείται°, βραχέα ήμων ακούσατε. οὖτος γὰρ ἐκ μὲν τῶν χρεῶν ὁμοῦ τάλαντ' 956 είκοσιν είσπέπρακται έκ των γραμμάτων ων δ πατήρ κατέλιπεν, καὶ τούτων έχει πλέον ή τὰ ἡμίση πολλών 37 γὰρ τὰ μέρη τὸν ἀδελφὸν ἀπεστέρει ΕΒ. ἐκ δὲ τῶν μισθώσεων, όκτω μεν ετών α Φορμίων είχε την τράπεζαν, ογδοήκοντα μνᾶς τοῦ ἐνιαυτοῦ ἑκάστου, τὸ ήμισυ τῆς όλης μισθώσεως καὶ ταῦτ' εστιδέκα τάλαντα καὶ τετταράκοντα μναί δέκα δ' έτων μετά ταῦτα, ὧν ἐμίσθωσαν ύστερον Ξένωνι καὶ Εὐφραίω καὶ Εύφρονι καὶ

§§ 36—42. The plaintiff will complain that he is utterly destitute and ruined. You must know then that, from the debts due to his father and the rents due to himself, he has received more than forty talents (about £9750).

Oh, but he has lavishly spent his money in the public service on trierarchal and choragic charges! On the contrary, all that he gave on his own account after the property was divided, barely amounted to twenty minae (£81). Even assuming his boasted liberality to be true, that is no reason for giving the defendant's property to the plaintiff, and thus reducing the former to poverty, while we see the latter squandering his money in his

customary manner. 36. μισθώσεων.] 'Rents.' Cf. § 33 μίσθωσιν φέρειν, n.

είσπέπρακται έκ τ. γραμ.] § 21 έκ ποίων γραμμάτων, n.

άπεστέρει.] 'Was continually defrauding' his brother of his shares in many of the debts.

37. ογδοήκοντα μνας.] Eighty minae is half the annual rent, the share of Apollodorus. In Or. 45 § 32 the whole rent is stated at 2 talents and 40m (i.e. at 160m) per annum. Cf. § 51 inf. Εὐφραίφ.] In Or. 49 πρὸς

Τιμόθεον § 44 Phormio and Euphraeus are mentioned by Apollodorus, as having paid from Pasion's bank certain sums of money to persons named by Timotheus. Like Phormio, Eu-

e Bekk. δδύρεται Z cum FΣΦ. d ταύτ' **Ζ**.

f Bekk. κατελείπεν Z cum Σ.

g πλέον Bekk. πλείον Z cum Σ. πλείω FΦ.

⁵⁸ Z et Dindf. cum Σ. ἀποστερεί Bekk. h ταῦτα 7.

38 Καλλιστράτφ, τάλαντον τοῦ ἐνιαυτοῦ ἑκάστου. χωρὶς δὲ τούτων, ἐτῶν ἴσως εἴκοσι τῆς ἐξ ἀρχῆς νεμηθείσης οὐσίας, ῆς αὐτὸς ἐπεμελεῖτο, τὰς προσόδους, πλέον ῆ μνᾶς τριάκοντα. ἐὰχ δ' ἄπαντα συνθῆτε, ὅσα ἐνείματο, ὅσα εἰσεπράξατο, ὅσ΄ εἴληφε μίσθωσιν, πλέον ἡ τετταράκοντα τάλαντα εἰληφὼς φανήσεται, χωρὶς ὧν οὖτος εὖ πεποίηκε, καὶ τῶν μητρώων, καὶ ὧν ἀπὸ τῆς τραπέζης ἔχων οὐκ ἀποδίδωσι πένθ΄ ἡμιταλάντων 39 καὶ ἑξακοσίων δραχμῶν. ἀλλὰ νὴ Δία ταῦθ΄ ἡ πόλις εἴληφε, καὶ δεινὰ πέπονθας πολλὰ καταλελειτουργη-

phraeus had risen from a subordinate position, to be one of the lessees of the bank. Cf. § 14 ελευθέρους ἀφεῖσαν, n.

38. ¿τῶν tows elecot.] In § 19 the interval is more strictly stated at eighteen years.

της έξ ἀρχης κ.τ.λ.] See § 11.
Apollodorus had chosen the shield-manufactory; and the rents of it, under his own management, are now reckoned as part of his general income.

έαν άπαντα συνθήτε κ.τ.λ.]
'If you add up all the items.'

treiματο more than 30m for eighteen years = more than 540m = 9 elσεπράξατο 20^a - ξχει πλέον ἢ τὰ ἡμίση or more than 10°, say 11 είληφε μίσθωσιν from Phormio 80m for eight years from Xenon, &c., 1° for ten years = 10

Total more than 40[±] 40^m or πλέον ἢ τετταράκοντα ταλ.

ών οὖτος εὖ πεπ.] Referring probably to Phormio's free gift of 8000 dr. (§ 15).—τῶν μητρώ-

we, a fourth part of his mother's property (§ 32). Otherwise we must understand it of an occasional bonus for the good-will of the bank: and to this ἐπήνει might refer in § 35.

πένθ ἡμιταλάντων.] Two and a-half talents, not four and a-half as Jerome Wolf and Kennedy translate it (which would require πέμπτον ἡμιταλάντον). The plaintiff's unpaid debt of 156° is with a bitter emphasis mentioned last in the list of his resources.

39. αλλά νη Δία.] Introducing a supposed rejoinder on the opposite side. 'Oh! but he will say, All this wealth has been received, in fact, not by him, but by the city.' Cf. Or. 54 § 34 n.

καταλελειτουργηκώι.] You make out that you are cruelly wronged, through your having (or, after having) 'lavishly spent,' (as it were) 'liturgised away,' your money in the public service. For this use of κατα- cit saeus Or. 5 § 43 οστε γάρ els την πόλιν οστε els τους φίλους φανερός εί δαπανηθείς ουδέν. ἀλλά μην ουδέ καθιπποτρόφηκας, ου γάρ πώποτε έκτησω Ίππον πλείσνος άξιον ή τριῶν μνῶν οστε κατεξεν-

κώς. άλλ' ά μεν έκ κοινών έλειτούργεις τών χρημάτων, σὺ καὶ ὁ ἀδελφὸς ἀνηλώσατε α δ' ὕστερον, οὐκ ἔστιν άξια μή ότι δυοίν ταλάντοιν προσόδου, άλλ' οὐδ' είκοσι μνών. μηδέν οὖν τὴν πόλιν αἰτιώ, μηδ' â σὺ των δυτων αἰσχρως καὶ κακως ἀνήλωκας, ως ή πόλις 40 είληφε, λέγε. ΐνα δ' είδητε, & άνδρες 'Αθηναίοι, τό τε πλήθος των χρημάτων ων είληφε, και τάς λειτουργίας ας λελειτούργηκεν, αναγνώσεται υμιν καθ' εν εκαστον. λαβέ μοι τὸ βιβλίον τουτὶ καὶ τὴν πρόκλησιν ταυτηνὶ 957 καί τὰς μαρτυρίας ταυτασί.

ΒΙΒΛΙΟΝ. ΠΡΟΚΛΗΣΙΣ. ΜΑΡΤΥΡΙΑΙ.

Τοσαῦτα μὲν τοίνυν χρήματα είληφως καὶ χρέα 4 I πολλών ταλάντων έχων, ών τὰ μὲν παρ' ἐκόντων, τὰ δ' ἐκ τῶν δικῶν εἰσπράττει, ὰ τῆς μισθώσεως ἔξω τῆς τραπέζης και της άλλης οὐσίας, ην κατέλιπε Πασίων, ωφείλετο εκείνω και νυν παρειλήφασιν οδτοι, και τοσαθτ' ανηλωκώς οσ' ύμεις ηκούσατε, οὐδὲ πολλοστὸν μέρος των προσόδων, μη ότι των αρχαίων, είς τας λει-

i Bekk. om, Z cum Σ.

γοτρόφηκας, ἐπεὶ οὐδὲ ζεῦγος ἐκτήσω όρικον οὐδεπώποτε έπὶ τοσούτοις αγροίς και κτημασι.

[So καταχαρίζεσθαι, 'to give away in presents,' καταχρήσθαι, καταπροδούναι, καταδωροδοκείν, καταπολιτεύεσθαι, καθυποκρίνεσθαί τινα, De Fals. Leg. §§ 362, 389. P.1

ἐκ κοινῶν κ.τ.λ.] i.e. You cannot take the sole credit for the sums spent before the property was divided. Half of that expenditure came out of your brother's money. (§ 8.)

έλειτούργεις. | See Dict. Antiq.; also F. A. Wolf's preface to Dem. Leptines (Beatson's trans. p. 40 sqq.) and Boeckh's Public Econ., Book 4 §§ 10-15. Among the λειτουργίαι were the τριηραρχία k Bekk. ταύτην Z cum Σr.

and xopnyla referred to in § 41

μή ὅτι...ἀλλ' οὐδ'.] See note on Or. 34 § 14, and cf. 27 § 7; 43 § 9; 56 § 39. (Madvig's Gk. Syntax, § 212, and Kühner's Ausf. Gram. der Griechischen Sprache, 11. § 525, 4.)

δυοίν.] i.e. more than 40 for

about 20 years, § 38.

μηδέν—alτιώ.] 'Don't accuse the state then,' 'don't be charging the state with being the cause and object of your lavish expenditure.

41. **c** τη̂ς μισθ. κ.τ.λ.] The order is å (έξω τῆς μισθώσεως τῆς τραπέζης κ.τ.λ.) ώφείλετο τῷ Πασίωνι και α ούτοι (sc. Apoll. and Pasicles) παρειλήφασιν.

ούδὲ πολλοστὸν, κ.τ.λ.] 'The

τουργίας, ὅμως ἀλαζονεύσεται καὶ τριηραρχίας ἐρεῖ 42 καὶ χορηγίας. ἐγωὰ δ', ώς μὲν οὐκ ἀληθῆ ταῦτ' ἐρεῖ, ἐπέδειξα, οἶμαι¹ μέντοι, κᾶν εἰ ταῦτα πάντ' ἀληθῆ λέγοι, κάλλιον εἶναι καὶ δικαιότερον τόνδε ἀπὸ τῶν αὐτοῦ λειτουργεῖν ὑμῖν ἡ τούτω δόντας τὰ τούτου, μικρὰ τῶν πάντων αὐτοὺς μετασχόντας, τόνδε μὲν ἐν ταῖς ἐσχάταις ἐνδείαις ὁρᾶν, τοῦτον δ' ὑβρίζοντα καὶ 43 εἰς ἄπερ εἴωθεν ἀναΧίσκοντα. ἀλλὰ μὴν περί γε τῆς εὐπορίας, ὡς ἐκ τῶν τοῦ πατρὸς τοῦ σοῦ κέκτηται, καὶ

1 olouai Z (cf. § 18).

smallest fraction of his income, not to say (I needn't say) of his capital.' This explains $\tau \circ \sigma \circ \circ \tau$ ', tantilla.

dλαζονεύσεται τριηραρχία**ς** έρεῖ.] 'Will in bragging terms talk of his trierarchal (and choragic) expenses.' Of such dagovela there are instances again and again in Dem. and the other orators, e.g. Midias In Or. 45 § 85, p. 566 seqq. Apollodorus appeals to his father's trierarchies, and in § 66 taunts one of Phormio's witnesses, Stephanus, having never done the smallest service to the state by τριηραρχία or χορηγία or any other λειτουρyla whatever.

The plaintiff had really some good reason for being proud of his trierarchal services. Among the orations of Dem. a speech has come down to us (Or. 50, $\pi\rho\delta$; $\Pi o\lambda \nu \kappa \lambda \epsilon a$) in which Apollodorus states that being appointed trierarch (in B.C. 862) he gave his vessel a splendid equipment and liberal wages to the crew; and for more than seventeen months traversed the Hellespont and other waters, often encountering perilous storms, in the public service.

42. τόνδε ἀπὸ τῶν αὐτοῦ.] 'That he should continue to serve you from his own resources,' ἀc. Pointing to Phormio, who is also referred to in τόνδε μὲν two lines further on. —τούτφ δόντας τὰ τούτου, i.e. handing over to the plaintiff (Ap.) the property of the defendant (Phorm.). For a similarly ambiguous use of demonstrative pronouns, see above, § 12 n.

τόνδε μὲν...τοῦτον δ'.] Defendant and plaintiff respectively.

els άπερ είωθεν άναλ.] A deliberately vague innuendo, which is partly justified by the details of a subsequent section (§ 45). In Or. 45 § 77, Apollodorus says with some self-complacency: τῷ μέτριος κατὰ πάσας τὰς εἰς ἐμαυτὸν δαπάνας εἶναι πολύ τούτου καὶ τοιούτων ἐτέρων εὐτακτότερον ζῶν ἀν φανείην.

§§ 43—48. As to the defendant's wealth, and his having got it from your father's estate, you should be the last man in all the world to use such language. The defendant, like your own father, made his money by faithful and honest service, by personal integrity of

ών ερωτήσειν εφησθα, πόθεν τὰ οντα κέκτηται Φορμίων, μόνφ τών δυτων ανθρώπων σοί τοῦτον οὐκ ἔνεστ' εἰπεῖν τὸν λόγον. οὐδὲ γὰρ Πασίων ὁ σὸς πατηρ εκτήσαθ εύρων οὐδε τοῦ πατρός αὐτῷ παραδόντος, άλλά παρά τοις αύτου κυρίοις 'Αντισθένει καί Αρχεστράτφ τραπεζιτεύουσι πειραν δούς ὅτι χρηστός 44 έστι καλ δίκαιος, επιστεύθη, έστι δ' εν εμπορίω καλ

^m Σ. Ενεστιν Ζ.

ⁿ αὐτῷ Ζ.

character, and by that good credit and fair fame which in the commercial world is the best

kind of capital.

Again, if you claim the defendant's property on the ground that he was once your father's slave, then Antimachus, a surviving son of your father's former master, might go still further, and claim your own estate and the defendant's too; yet, though now in a humble position far below his merits and his proper rank, he does not go to law with them, because they have money to spend while he **is in destitution.**

Instead of making the most of the good fortune by which your father and the defendant alike received the rights of freedom and citizenship, you are heartless enough to cast contumely on yourself and your parents, and on Athens too, for granting her privileges to people like yourself; you are senseless enough to forget that, by insisting that the defendant's former servitude should not be brought up against him, we are really speaking on your side and defending your own position. The rule, that you lay down to the detriment of the defendant, can as easily be advanced against yourself by the house to which your father was once a slave.

43. πόθεν-κέκτηται Φ.1 In Or. 45 § 80, Apollodorus unfairly Bays of Phormio, el ήν δίκαιος, πένης άν ήν τά τοῦ δεσπότου διοικήσας. ...Had I dragged you off to prison as a thief caught in the act, with your present property clapped upon your back, ...and had I, supposing you denied the theft, demanded the name of the person from whom you received it, to whose name would you have appealed? $o\ddot{v}\tau\epsilon$ γάρ σοι πατήρ παρέδωκεν, οδθ' εδρες.

έκτήσαθ' εὐρών.] 'Got it by good luck' as a 'godsend,' a ' windfall,' & ευρημα or Έρμαιον. Passages like the present and the parallel from Or. 45 § 81 (given above) should be quoted in Liddell and Scott (s. v. εὐρίσκω, 4).

'Αρχεστράτω.] Isocr. Trapez. § 43, Πασίων δὲ ᾿Αρχέστρατόν μοι από της τραπέζης έπτα ταλάντων έγγυητην παρέσχεν. (A. Schaefer Dem. u. s. Zeit in. 2. 131.)

δίκαιος.] ' Honest.'

 $\epsilon\pi\iota\sigma\tau\epsilon\dot{\nu}\theta\eta$.] 'Won his master's confidence,' 'was trusted.' So in Or. 50 § 56, Apollodorus describes the wide extent of his father's connexion and good credit (ἐπεξενῶσθαι πολλοῖς καὶ πιστευθήναι έν τἢ Έλλάδι).

44. ἐν ἐμπορίφ καὶ χρήμασι» ξργαζομένοις.] Kennedy: 'In χρήμασιν έργαζομένοις ἀνθρώποις φιλεργὸν δόξαι καὶ χρηστὸν είναι τὸν αὐτὸν θαυμαστὸν ήλίκον. οὐτ' οὖν ἐκείνφ τοῦθ' οἱ κύριοι παρέδωκαν, ἀλλ' αὐτὸς ἔφυ χρηστὸς, οὐτε τῷδε ὁ σὸς πατήρ' σὲ γὰρ ἄν πρότερον 958 τοῦδε χρηστὸν ἐποίησεν, εἰ ἦν ἐπ' ἐκείνφ. εἰ δὲ τοῦτο ἀγνοεῖς, ὅτι πίστις ἀφορμὴ πασῶν ἐστι μεγίστη πρὸς χρηματισμὸν, πῶν ἄν ἀγνοήσειας. χωρὶς δὲ τούτων

the commercial world and the money-market it is thought a wonderful thing, when the same person shows himself to be both honest and diligent.' The order is: θαυμαστόν ἡλίκον ἐστὶν ἀνθρώποις έργαζομένοις έν έμπορίφ καί (ἐργαζομένοις) χρήμασι, τὸν αὐτὸν δόξαι φιλεργόν καὶ είναι χρηστόν, i.e. a reputation for businesslike habits and a really honest character, when combined in the same person, have a striking influence in the moneymarket and the commercial world.

έν should be taken with έμπορίψ only, the construction being (as G. H. Schaefer notices) έργάζεσθαι έν έμπορίψ with the preposition, and έργάζεσθαι χρήμασιν without. Cf. Or. 57 § 31, έν τῆ ἀγορᾶ ἐργάζεσθαι with Or. 33 § 4, where τῆς έργασίας τῆς κατά θάλατταν is followed by τούτοις (sc. τοῖς χρήμασι) πειρῶμαι ναυτικοῖς ἐργάζεσθαι. [ἐν ἐμπορίψ may also be taken by itself, 'in trade it is thought a great matter,' &c. P.]

δόξαι is slightly contrasted with είναι, the outward reputation for business habits with the inward and inherent honesty (cf. ξφυ χρηστὸς below). G. H. Schaefer says, 'dativus regitur a verbo δόξαι. Deinde τὸ ἐξῆς est: τὸν αὐτὸν δόξαι είναι φιλεργὸν καὶ

χρηστόν:' but the position of δόξαι and είναι makes against this construction. Cf. Aesch. Theb. 592, οὐ γὰρ δοκεῖν δίκαιος ἀλλ' είναι θέλει.

It is the combination of δόξαι φιλεργόν and εἶναι χρηστόν that is insisted on, because a forger, for instance, might have all the air of a painstaking man of business without being really χρηστός; and vice versa, a man of unblemished morale might never get a name for financial skill, or even ordinary business-like habits.

obτe—obτe.] 'As then his masters did not bequeath to Pasion this virtue, but his honesty was natural, so neither did Pasion bequeath it to Phormio; for he would have made you honest rather than him, had it been in his power.' The philosophic questions, el διδακτὸς ἀρετη, and τὸ φύσει ἄπαν κράτιστον, are perhaps held in view, though it is seldom that Demosthenes enters on the region of philosophy. P.]

πίστις ἀφορμη.] 'If you don't know that for money-making the best capital of all is good credit; then, what do you know?'

άφορμη.] Cf. § 12 n. χωρίς...πατρί.] An accidental iambic line. See Isocr. Paneg. § 170 n.—On ὑμετέροις, cf. § 30 fin.

πολλά καὶ τῷ σῷ πατρὶ καὶ σοὶ καὶ ὅλως τοῖς ὑμετέροις πράγμασι Φορμίων γέγονε χρήσιμος. ἀλλ, οἰμαι, τῆς σῆς ἀπληστίας καὶ τοῦ σοῦ τρόπου τίς αν δύναιτο 45 ἐφικέσθαι; καὶ δῆτα θαυμάζω πῶς οὐ λογίζει° πρὸς σεαυτὸνν ὅτι ἔστιν ᾿Αρχεστράτφ τῷ ποτὲ τὸν σὸν πατέρα κτησαμένφ υίὸς ἐνθάδε, ᾿Αντίμαχος, πράττων οὐ κατ ἀξίαν, ὸς οὐ δικάζεταί σοι οὐδὲ δεινά φησι πάσχειν, εἰ σὺ μὲν χλανίδα φορεῖς, καὶ τὴν μὲν λέλυσαι, τὴν δ᾽ ἐκδέδωκας ἐταίραν, καὶ ταῦτα γυναῖκ ἔχων ποιεῖς, καὶ τρεῖς παίδας ἀκολούθους περιάγεις, καὶ ζῆς

λογίζη Ζ.

P Bekk. ἐαυτὸν Z cum Σ (cf. Isocr. ad Dem. § 14 n.).

δλωs.] 'Generally.'

dλλ', olμa....ris ἀν δύναιτο;]
Questions of this kind are often
best rendered by a negative
sentence. 'But no one, I feel,
can come up to your covetousness and your general character.' 'Your covetousness, &c.
no language, I take it, can adequately describe.' [For the
genitive see on Aesch. Cho.
1022. P.]

45. χλανίδα.] 'Amantle,' a light upper garment of wool. Aeschin. Timarch. § 131, τὰ κομψὰ ταῦτα χλανίσκια.....και τοὺς μαλακούς χιτωνίσκους. Dem. Or. 21 § 133 (οf Meidias) χλανίδας και κυμβία και κάδους έχων. Pollux: χλανίς

δὲ ἰμάτιον λεπτόν.
λέλυσαι.] 'Redeemed' from her owner. Herod. II. 135 (of Rhodôpis) ἀπικομένη κατ' ἐργασίαν ἐλύθη χρημάτων μεγάλων ὑπ' ἀνδρὸs Μυτιληναίου. Ατ. Vesp. 1353, ἐγώ σε ... λυσάμενος ἔξω παλλακήν. Dem. Or. 48 § 53 ἐταίραν λυσάμενος ἔνδον ἔχει. [It may be remarked that Demosthenes is particularly fond of using perfect passives in the medial sense. P.]

ἐκδέδωκας.] Given away in

marriage. Or. 59, κατά Nealpas, § 73 (ή άνθρωπος) έξεδόθη τῷ Διονύσῳ γυνή, and Or. 27 § 69 θυγατέρας παρά σφῶν αὐτῶν ἐκδύντας.

καὶ ταῦτα γυναῖκ' έχων....]
'And that too, when you have a wife.' In his speech προ's Πολυκλέα, Apollodorus, contrary to what might be expected from the present passage, speaks in affectionate terms of his wife. Or. 50 § 61, ἡ γυνὴ ἡν ἐγω περὶ πλείστον ποιοῦμαι ἀσθενῶς διέκειτο πολύν χρόνον.

παίδας ακολούθους.] Or. 21 (Meidias) § 158 τρείς άκολούθους ή τέτταρας αὐτὸς άγων διὰ τῆς άγορᾶς σοβεί. Χεπ. Μεπ. 1. 7. 2, σκεύη τε καλὰ κέκτηνται καὶ ακολούθους πολλούς περιάγονται. (Becker, Charicles 111. 21, ed. 2 = p. 362 of Eng. ed.)

περιάγεις.] Cobet, after quoting the above passage of Xenophon (to alter σκεύη καλὰ into σκευὴν καλὰν), takes the into suggested by the last word περιάγωται, to propose the middle for the active in the present passage. 'Reponendum est necessario περιάγω τ περιάγωμαι taminter περιάγω et περιάγω et περιάγωμαι taminter περιάγω et mide et necessario et περιάγω et περιάγω et necessario et περιάγω et necessario et περιάγω et necessario et necessa

άσελγως δατε και τους απαντώντας αισθάνεσθαι, 46 αὐτὸς δ' ἐκεῖνος πολλών ἐνδεής ἐστιν, οὐδὲ τὸν Φορμίων' εκείνος ουχ δρά. καίτοι εί κατά τουτ' οίει σοι προσήκειν των τούτου, ὅτι τοῦ πατρός ποτ' ἐγένετο τοῦ σοῦ, ἐκείνω προσήκει μαλλον ἡ σοί ό γὰρ αὖ σὸς πατήρ ἐκείνων ἐγένετο. ώστε καὶ σὺ καὶ οὖτος ἐκείνου γύγνεσθε εκ τούτου τοῦ λόγου. σὸ δ' εἰς τοῦθ' ήκεις αγνωμοσύνης ώσθ' à προσήκει σοι τοὺς λέγοντας έχθρούς νομίζειν, ταθτ' αθτός ποιείς ανάγκην είναι 47 λέγειν, καὶ ὑβρίζεις μὲν σαυτὸν καὶ τοὺς γονέας τεθνεώντας, προπηλακίζεις δὲ τὴν πόλιν, καὶ ἃ διὰ व τῆς τούτων φιλανθρωπίας ἀπολαύσας εξίρετο ὁ σὸς πατήρ καὶ μετὰ ταῦτα Φορμίων ούτοσὶ, ταῦτα ἀντὶ τοῦ κοσμείν καὶ περιστέλλειν, ίνα καὶ τοῖς δοῦσιν ώς εὐσχη-959 μονέστατα έφαίνετο καὶ τοῖς λαβοῦσιν ύμῖν, ἄγεις εἰς μέσον, δεικνύεις, ελέγχεις, μόνον οὐκ ὀνειδίζεις οίον ^q Σ. +ούτως Ζ.

perspicuum est quam perpetuum. Si quem circumductamus spectaturum aliquid, automnino si cui damus operam ut circuminspiciat aliquid agat, eum περιάγειν dicimur; sin autem quis quaqua incedit secum trahit aliquem, cuius opera officioque utatur, eum περιάγεσθαι dicitur, ut herus pedissequos, aut tyrannus satel-

lites.' (Novae lectiones, p. 652.) 46. οὐδὲ τὸν Φορμίωνα.] 'Nor is Phormio's position unknown to him.' Kennedy. For the double negation, see on § 22. Though Phormio was once the slave of one who was himself a slave of the father of Antimachus, the latter, who is well aware how Phormio has risen, does not grudge him his success and does not hold himself aggrieved by him.—ἐκείνφ, to Antimachus.

qq Z et Dindf, cum Σ, διά om. Bekk.

άγνωμοσύνης.] 'Heartlessness,' proper feeling: want of churlishness. The polite Greeks had many terms of this kind, άγροικία, σκαιότης, άμαθία, άπαιδευσία, άπειροκαλία. Ρ.]

47. κοσμείν και περιστέλλειν.] 'Adorning and cherishing' the right of citizenship. [A metaphor from putting on and gracefully adjusting clothes. Whence he adds εὐσχημονέστατα. P.]

ίνα - έφαίνετο.] Cf. ὅπως ήλέγχθη, § 20. Goodwin's Moods and Tenses, § 44. 3. Kühner, § 553. 7.

ἄγεις είς μέσον κ.τ.λ.] 'You drag it into public view, point (the finger of scorn) at it, criticize it; and all but taunt Athens with naturalizing (admitting to the freedom of the city) such a character as yourself.'

48 ὅντα σε ἐποιήσαντο 'Αθηναίοι. εἶτ' εἰς τοῦθ' ῆκεις μανίας (τί γὰρ ἀν ἄλλο τις εἴποι;) ὥστ' οὐκ αἰσθάνει' ὅτι καὶ νῦν ἡμεῖς μὲν ἀξιοῦντες, ἐπειδήπερ ἀπηλλάγη Φορμίων, μηδέν' ὑπόλογον εἶναι εἴ ποτε τοῦ σοῦ πατρὸς ἐγένετο, ὑπὲρ σοῦ λέγομεν, σὶ δὲ μηδέποτ' ἐξ ἴσου σοι γενέσθαι τοῦτον ἀξιῶν κατὰ σαυτοῦ λέγεις ὰ γὰρ ἀν σὰ δίκαια σαυτῷ κατὰ τούτου τάξης, ταὐτὰ' ταῦθ' ῆξει κατὰ σοῦ παρὰ τῶν τὸν σὸν πατέρα ἐξ ἀρχῆς κτησαμένων. ἀλλὰ μὴν ὅτι κἀκεῖνος ἡν τινῶν, εἶτ' ἀπηλλάγη τὸν αὐτὸν τρόπον ὅνπερ οῦτος ἀφ' ὑμῶν, λαβέ μοι ταυτασὶ τὰς μαρτυρίας, ὡς ἐγένετο Πασίων 'Αρχεστράτου.

MAPTYPIAI.

49 Εἶτα τὸν σώσαντα μὲν ἐξ ἀρχῆς τὰ πράγματα καὶ πολλὰ χρήσιμον αὐτὸν παρασχόντα τῷ πατρὶ τῷ τού-

τ Σ. αίσθάνη Ζ.

• Σ. τὰ αὐτὰ Ζ.

48. els τοῦθ' ῆκεις μανίας.] Cf. §
46, els τοῦθ' ῆκεις ἀγνωμοσύνης.
Madvig Gk. Syntax, § 50 ad fin.
μηδέν' ὑπόλογον είναι.] Lit.
'Should not be taken into account against him,' 'should not detract from his credit.' A metaphor from book-keeping, appropriate in a speech on banking-stock.

[Cf. δ παράλογος, δ κατάλογος, δ μετάμελος, words formed from a primary use of the simple noun governed by the preposition. Translate: 'Andnowwe, in requiring that, as Phormio has left Pasion's service, it should not be remembered against him that he was once Pasion's property, are in fact speaking in your behalf; while you, in demanding that Phormio shall not be put on the same footing as yourself, are speaking against yourself.' P.]

§§ 49-53. The defendant's management of the family property was the very saving of the business, and in this and many other respects he has been a great benefactor to the plaintiff's father and to the plaintiff himself; and yet the latter is now demanding a verdict, which, if granted, will turn the defendant out of house and home, a ruined bankrupt, like those whom we remember. The plaintiff's father, esteeming the defendant more highly than his own son, wisely and prudently left him manager of his leases when he died, besides showing his esteem for him during his lifetime. And that esteem was well deserved, for while the other bankers, to whose losses allusion has just been made. did business on their own account, and therefore had to pay no rent to another, and were neverτου, τοσαῦτα δ' αὐτὸν τοῦτον ἀγαθὰ εἰργασμένον ὅσ'
ύμεῖς ἀκηκόατε, τοῦτον οἶεται δεῖν ἑλων τηλικαύτην
δίκην ἀδίκως ἐκβαλεῖν[†]. οὐ γὰρ ἄλλο γ' ἔχοις^α οὐδὲν
ἀν ποιῆσαι. εἰς μὲν γὰρ τὰ ὅντα εἰ βλέπεις ἀκριβῶς,
ταῦθ' εὐρήσεις ὧν ἔστιν, ἐὰν[‡], ὁ μὴ γένοιτο, ἐξαπατη50 βῶσιν οὖτοι. ὁρῷς τὸν ᾿Αριστόλοχον[‡] τὸν Χαριδήμου;
ποτ' εἶχεν ἀγρὸν, εἶτά γε νῦν πολλοί: πολλοῖς γὰρ

theless ruined; the defendant not only paid a rent for the bank but kept up the business for the family of the plaintiff, who, so far from being grateful, takes no account of all this, but even persecutes and calumniates him. Our friend, if for a moment we may call him so, little thinks that honesty is the best policy (as is proved by the defendant's prosperity). The plaintiff at any rate is a case in point; he has (if we are to believe him) lost all his money; had he been a man of sound sense he would not have thrown it away.

49. ἐκβαλεῖν.] In Or. 45 κατὰ Στεφάνου A § 70, Apollodorus taunts Stephanus (one of Phormio's witnesses in the present trial) with turning his own uncle out of his patrimony, for arrears of debt: τοκίζων...ἐξέβαλες ἐκ

της πατρώας οὐσίας.

où γλρ tλλο γ.] i.e. If heavy damages are granted the plaintiff, the penalty will prove none other than (will not fall short of) turning the defendant out of house and home. 'Examine the nature of his property closely and you will soon see whose it really is (of. Teles quoted in § 11 n.) and into whose hands it will fall, if (which heaven forbid) the court is

misled into condemning him.' The property consists largely of deposits at the bank, invested in different speculations, and incapable of being realised at a moment's notice. If Phormio has to pay damages, there will at once be a run upon his bank; his customers, to secure their property before it is paid away in damages, will claim their deposits, and Phormio, like others before him, will be bankrupt.

before him, will be bankrupt.

εχοις οὐδεν ἀν.] Notice the
strong affinity or attraction that
dν has to the negative; which is
the reason of the common hyperthesis οὐκ ἀν οἶμαί σε ποιεῖν,
&co. Goodwin's Moods and
Tenses, § 42. 2, n., and Short's
Order of Words in Attic Greek
Prose, p. xciv. (3) (b).

50. Aριστόλοχου.] In 45 § 64 Stephanus is described as cringing to Aristolochus the banker in his prosperity, and descrting his son when in great distress after Aristolochus was ruined and had lost all his property.

ποτ' είχεν ἀγρὸν κ.τ.λ.] 'He had a farm once,'—'he owned some land in his day; that land has passed to many owners now.' ποτὲ (οίτπ) is seldom found in so emphatic a position.
—πολλοί (so. ἔχουσι τὸν ἀγρόν).

έκείνος όφείλων αὐτὸν έκτήσατο. καλ τὸν Σωσίνομον καὶ τὸν Τιμόδημον καὶ τοὺς ἄλλους τραπεζίτας, οὶ, έπει διαλύειν έδέησεν οίς ώφειλον, έξέστησαν άπάν--των των όντων. συ δ' ουδέν οίει δείν σκοπείν ουδ' 960 · ων ό πατήρ σου πολλώ βελτίων ων και άμεινον σου. 51 φρονών προς απαντ' έβουλεύσατο ος, & Ζεῦ καὶ θεοί, -τοσούτω τοῦτον ἡγεῖτο σοῦ πλείονος ἄξιον είναι καὶ σολ καλ έαυτώδ καλ τοις ύμετέροις πρώγμασιν, ώστε -ανδρὸς ὄντος σοῦ τοῦτον, οὐ σὲ τῶν μισθώσεων κατέλιπεν επίτροπον και την γυναϊκα έδωκε και ζων αὐτὸν έτίμα. δικαίως, δ ἄνδρες 'Αθηναίοι' οί μεν γάρ ἄλλοι τραπεζίται μίσθωσιν ου φέροντες, άλλ' αυτοί έαυτοίς d έργαζόμενοι πάντες ἀπώλοντο, οὖτος δὲ μίσθωσιν φέρων δύο τάλαντα καὶ τετταράκοντα μνᾶς ὑμῖν ἔσωσε 52 την τράπεζαν. ὧν ἐκείνος μὲν χάριν είχε, σὺ δ' οὐδένα ποιεί λόγον, άλλ' εναντία τη διαθήκη και ταις άπ' εκείνης άραις γραφείσαις ύπὸ τοῦ σοῦ° πατρὸς έλαύνεις.

add. ΣΔ¹. om. Z.
 Σ. αὐτῷ Ζ.
 ἐτίμα. Z.
 ἀ Σ. αὐτοῖς Ζ.
 αdd. ΣτΔ¹. om. Z.

διαλύει».] so. (τούτους) ofs ώφειλον to settle with, to satisfy, their creditors? Cf. Or 37812 n

their creditors.' Cf. Or. 37 § 12 n. εξέστησαν.] 'Had to give up,' 'Were ousted from.' 45 § 64 άπώλετο και τῶν δυτων εξέστη. Apatur. § 25, Pantaen. 37 § 49, Ar. Acharn. 615 (K. F. Hermann Privatalt. § 71, 3). ἐκστῆναι (like ἐκπεσεῦν) would answer as a passive to ἐκβαλεῦν. The regular word for becoming bankrupt is ἀνασκευάζεσθαι (contrasted with κατασκευάζεσθαι to establish a bank; Dem. Apatur. 33 § 9 τῆς τραπέζης ἀνασκευασθείσης. Οτ. 49 § 68 τοῖς ἀνεσκευασμένοις τῶν τραπεζτῶν. Cf. infra § 57, ἀνατρέψαι, n.

51. ἐαυτοῖς ἐργ. πάντες ἀπώλοντο.] This frequent failure of bankers on their own account, if truly stated, seems remarkable.

δύο τάλ. κ.τ.λ.] Cf. § 37. 52. ται̂s ἀραι̂s.] Solemn imprecations on those who violated the conditions of the will.

έλαύνεις, συκοφαντεῖς, διώκεις.]
'Harass, calumniate, prosecute.' διώκεις comes rather feebly after the stronger word συκοφαντεῖς, and in spite of the authority of the Paris MS. there is much to be said for the old order retained by Bekker: ἐλαύνεις, διώκεις, συκοφαντεῖς. The latter is to some extent confirmed by the Rhetorician Tiberius (περὶ σχημάτων, c. 31), who refers to this passage as an instance of a figure of speech described by

συκοφαντείς, διώκεις ε. ω βέλτιστε, εί οδόν τε σε τοῦτ' εἰπεῖν, οὐ παύσει , καὶ γνώσει τοῦθ', ὅτι πολλῶν χρημάτων τὸ χρηστὸν εἶναι λυσιτελέστερόν ἐστι; σοὶ γοῦν, εἴπερ ἀληθῆ λέγεις, χρήματα μὲν τοσαῦτ' εἰληφότι πάντ' ἀπόλωλεν, ώς φής εἰ δ' ἦσθα ἐπιεικὴς, οὐκ ἄν ποτε αὐτὰ ἀνήλωσας.

53 'Αλλ' ἔγωγε μὰ τὸν Δία καὶ θεοὺς πανταχῆ σκοπῶν οὐδὲν ὁρῶ, διότι^ħ ᾶν σοὶ πεισθέντες τουδὶ καταψηφίσαιντο. τί γάρ; ὅτι πλησίον ὄντων τῶν ἀδικημάτων ἐγκαλεῖς; ἀλλ' ἔτεσι καὶ χρόνοις ὕστερον αἰτιῆ·

Z et Dindf. cum ΣrA¹. διώκεις, συκοφαντεῖς Bekk.
 παύση Ζ.
 β γνώση Ζ.
 h Bekk. διὰ τί Ζ cum ΣrA¹.

another Rhetorician (Alexander, περί σχημάτων, c. 10) as έπὶ πλείον έπὶ τοῦ αὐτοῦ νοήματος έπιμονη δέ έστιν ὅταν τις πλείω ἡήματα ὀρθὰ ἀλλήλοις έπιβάλλη, ώς ἐν τῷ ὑπὲρ Φορμωνος πρὸς τὸν ᾿Απολλόδωρον, ἄγεις (εἰε), ἐλαύν εις, διώκεις, συκοφαντεῖς. δείνωσω τὸ σχήμα ἔχει.

οὐ παύσει κ.τ.λ.] 'Do stop, and make up your mind to this truth, that being honourable pays a man better than being

very wealthy.'

πολλών χρημάτων το χρηστόν λυσ.] Honesty is the best policy. The collocation of the cognate words χρήματα and χρηστός may be only accidental.

σοι γοῦν.] 'In your case, at any rate;' γοῦν is exempli gratia, in illustration of a general maxim.

§§ 53—57. But though (for sake of argument) the speaker has pointed out the results which would ensue, if the defendant were condemned, he protests that he can see no ground for such condemnation. Plaintiff brings forward his charge, ever so many

years after the alleged offence, and meanwhile has found time for incessant litigation, especially in public causes where his personal interests were but partially affected. While prosecuting so many others, how came he to let Phormio alone? The presumption is that the plaintiff was never really wronged by him, and that the claim now put in, so long after the event, is utterly false and groundless.

To meet these charges, it will be much to the purpose to produce evidence of the bad character of the plaintiff, and also of the integrity and kindly feeling, the generosity and the public services

of the defendant.

53. ἔτεσι και χρόνοις ὕστερον.] i.e. 'years and ages later,' 'ever so many years after,' 'years and years later.' The phrase is curious and is perhaps rightly suspected by Seager, who suggests the emendation ἔτεσι και χρόνοις τοσούτοις ὕστερον (Classical Journal 1829, Vol. 30, No. 59, p. 109). It is defended by G. H. Schaefer who refers to Pausanias x. 17, 3, ἔτεσι δὲ ὕστερον μετὰτοὺς Λιβύας ἀφίκοντο.

άλλ' δτι τοῦτον ἀπράγμων ἦσθα τὸν χρόνον; ἀλλὰ τίς οὐκ οἶδεν ὅσα πράγματα πράττων οὐ πέπαυσαι, οὐ μόνον δίκας ἰδίας διώκων οὐκ ἐλάττους ταυτησὶ, ἀλλὰ δημοσία συκοφαντῶν καὶ κρίνων τινάς ; οὐχὶ Τιμομάχου κατηγόρεις; οὐχὶ Καλλίππου τοῦ νῦν ὅντος ἐν

1 τίνας οῦ; Dobree.

We may compare Lysias 3 § 39 οί μέν άλλοι...όργιζόμενοι παραχρημα τιμωρείσθαι ζητούσιν, ούτος δέ χρόνοις υστερον. Butthetwo phrases έτεσιν υστερον and χρόνοις υστερον, however defensible in themselves separately, do not apparently occur in combination elsewhere; and it may therefore be worth while to suggest either άλλά τοσούτοις χρόνοις υστερον, or simply αλλά γρόνοις υστερον just as in the passage of Lysias above quoted. In the latter case ετεσι και may be a corruption of a marginal gloss ereat & i.e. 'twenty years,' a transcriber's note explaining Ypópous by referring to § 26 παρεληλυθότων έτων πλέον ή elkooi, and § 38 erŵr lows elkooi. (Mr Shilleto suggests as a parallel to Ereou Kal xporous, Cic. Verr. II. 3. 21 tot annis atque adeo saeculis tot.)

dπράγμων.] Often used of quiet and easy-going people who shrink from litigation. Or. 40 § 82 ἀπράγμων καὶ οὐ φιλόδικος. Cf. ἀπραγμοσύνη and its opposites, πραγμοσύνη. So also, in the next line, πράγματα πράττων, as is clear from the rest of the sentence, refers to the plaintiff's incessant litigation. Or. 27 § 1 ουθέν ἀν έδει δικών οὐδὲ πραγμάτων.

κατηγόρεις.] Young students are apt to confound the imperfect κατηγόρεις with the present κατηγορείς.

κρίνων τινάs.] The force of the sentence is much improved by Dobree's almost certain emendation κρίνων τίνας οῦ; οὐχὶ Τιμομάχου κατηγόρεις; κ.τ.λ., where the loss of οῦ would be accounted for by οὐχὶ following immediately after. Or. 37 § 14 πολλά δεηθέντος καὶ τὶ οὐ ποιήσαντος; 47 § 43 δεομένων ἀπάντων καὶ ἐκετευόντων καὶ τὶνα οὐ προσπεμπόντων;

Τιμομάχου κ.τ.λ.] All these prosecutions are almost certainly connected with the naval operations extending over the plaintiff's protracted trierarchy of seventeen months in the Thracian Waters (in B.c. 362-361). In his speech against Polycles (Or. 50) Autocles, Meno, and Timomachus are mentioned as successive commanders of the fleet (§§ 12—14 and Or. 23 § 104-5); and while he there speaks in general terms of the maladministration of all the commanders (§ 15 τὰ τῶν στρατηγών απιστα), he uses the strongest language against Timainly for his momachus. treasonable collusion with an exiled relative, Callistratus. (See next note.) Timomachus was condemned, and put to death (Schol. on Aeschin. $1 \S 56$).

Καλλίππου τοῦ νῦν... ἐν Σικελία.] The context shows that this Callippus (who must not be confounded with the plaintiff in the speech of Apollodorus πρός Κάλλιππον Or. 52) can be Σικελία; οὐ πάλιν Μένωνος; οὐκ Αὐτοκλέους; οὐ 961 54 Τιμοθέου; οὐκ ἄλλων πολλών; καίτοι πώς ἔχει λόγον σὲ ᾿Απολλόδωρον ὄντα πρότερον τών κοινών, ὧν μέρος

none other than 'the son of Philon, of the deme Aexone, who, at the request of Timomachus, conveyed Callistratus on board an Athenian trireme to Thasos from his place of exile in Macedonia, after Apollodorus had stoutly refused to allow his own vessel to be used for se unlawful a purpose (Or. 50 § 46-52). He may, with great probability, be identified with Plato's pupil of that name, with whom another of Plato's disciples, the well-known Dion of Syracuse, lived on friendly terms at Athens on his banishment from Sicily in B.c. 366. In August 357, Dion, with a small force, started from the island of Zacynthus, and during the absence of Dionysius the younger, made a triumphal entry into Syracuse, attended by his friend Callippus who was one of his captains, and is described by Plutarch as λαμπρός έν τοις αγώσι και διάσημος. Ultimately, in the spring or summer of 353, Dion was assassinated by Callippus, who after usurping the government for thirteen months, was defeated in battle by a brother of the younger Dionysius, and after wandering about in Sicily and establishing himself in Southern Italy, at Rhegium, was shortly after (probably in B. c. 350) himself killed by his friends, with the very sword (as the story runs) with which he murdered Dion. (Plutarch, Dion, 17, 28-58; Plato Ep. vii.; Diodorus xvi. passim.)

In the present passage Apol-

lodorus is stated to have prosecuted Callippus του νύν όντος έν $\sum u \in \lambda l q$ The Athenian fleet (with Callippus) reached Athens from the Thracian coasts in Feb. 360, and Callippus started for Syracuse from Zacynthus in Aug. 357, so that the plaintiff's prosecution of him cannot well be placed later than the spring of 357, though it may have been two years earlier in 359, and in any case about the same time as his prosecutions of Timomachus, Meno and Autocles. (A. Schaefer Dem. u. s. Zeit. III. 2. **158—161.**)

If the present speech is as late as 350 s.c., Callippus was still alive; at any rate, the news of his death cannot have reached

Athens.

οὐ Τιμοθέου ; The charge against Timotheus, the celebrated Athenian general, may have been connected with his defeat at Amphipolis B.c. 360. At first sight the allusion might be explained of the plaintiff's private suit (Or. 49) against the general for sums borrowed from Pasion (cf. above § 36 n.); but the context appears to point expressly to public indictments (δημοσία in the previous sentence and τῶν κοινῶν in the next); though this reason is not conclusive, as the first part of the previous sentence refers to dirac ldiac.

54. 'Απολλόδωρον όντα κ.τ.λ.]
Aculeatum et amarum dictum.
Beiske. It is not like Apollodorus,
it is inconsistent with his true
character, to be going out of his
way to undertake public prosecutions where his own interests

ηδικού, δίκην αξιούν λαμβάνειν, ή των ίδιων ών νύν έγκαλείς, άλλως τε καὶ τηλικούτων ὄντων, ώς σὺ φῆς; τί ποτ' οὖν ἐκείνων κατηγορών τόνδ' εἴας; οὖκ ήδικοῦ, ἀλλ', οἶμαι, συκοφαντεῖς νῦν. ἡγοῦμαι τοίνυν, ῶ ἄνδρες 'Αθηναίοι, πάντων μάλιστ' εἰς τὸ πρῶγμα είναι τούτων μάρτυρας παρασχέσθαι τον γάρ συκο-55 φαντοθντα ἀεὶ τί χρη νομίζειν νθν ποιείν; καὶ νη Δί' έγωγε, ω ανδρες 'Αθηναίοι, νομίζω πάνθ' όσα τοῦ τρόπου τοῦ Φορμίωνός ἐστι σημεῖα καὶ τῆς τούτου δικαιοσύνης καὶ φιλανθρωπίας, καὶ ταῦτ' εἰς τὸ πρᾶγμ' είναι πρός ύμας είπειν. ὁ μεν γάρ περί πάντ' ἄδικος τάχ' αν, εί τύχοι, και τοῦτον ηδίκει ό δὲ μηδένα μηδὲν ηδικηκώς, πολλούς δε εὖ πεποιηκώς εκών εκ τίνος εἰκότως ἀν τρόπου τοῦτον μόνον ηδίκει τῶν πάντων; τούτων τοίνυν των μαρτυριών ακούσαντες γνώσεσθε τὸν ἐκατέρου τρόπον.

MAPTYPIAI.

56 "Ιθι δὴ λέγε^τ καὶ τὰς πρὸς 'Απολλόδωρου τῆς πουηρίας.

j Δla Z.
 ½ ΣτΑ¹. ἀν εἰκότως Z.
 l coniecit G. H. Schaefer. om. Z cum libris.

were but partially affected, to the neglect of private suits in which, as he says, he has a direct and an important concern. If Apollodorus had been really wronged by Phormio, he would have prosecuted him before. For the emphatic reference to the name, cf. Cicero, ad Att. v. 2, ... quum Hortensius veniret et infirmus st tam longe et Hortensius,

μέρος.] 'In part alone,' as only one aggrieved person, out of many. So τὸ μέρος in Herod. 1, 120, II. 173, and μέρος τι in Thuc. IV. 30.

τάντων μάλιστ' els το πράγμα.]
'Very much to the purpose,'

* anything but irrelevant.' The depositions about to be produced on the general character of plaintiff and defendant, are liable to objection on the ground of their being beside the question. The speaker here meets that objection beforehand.

56. τάs.] se. μαρτυρίαs. 'Testimony to the plaintiff's bad character.'

The four sets of depositions may probably be grouped as follows:

- (1) General evidence of Phormio's good character.
- (2) On his opponent's bad character.
 (3) On Phormio's generosity

MAPTYPIAI.

Αρ' οὖν ὅμοιος οὑτοσὶ, σκοπεῖτε. λέγε.

MAPTTPIAI.

'Ανάγνωθι δή καὶ ὅσα δημοσία χρήσιμος τῆ πόλει γέγονεν ούτοσί.

MAPTYPIAI.

57 Τοσαῦτα τοίνυν, ὧ ἄνδρες 'Αθηναῖοι, Φορμίων χρήσιμος γεγονώς καὶ τῆ πόλει καὶ πολλοῖς ὑμῶν, καὶ οὐδένα οὕτ' ἰδία οὕτε δημοσία κακὸν οὐδὲν εἰργασμένος, οὐδ' ἀδικῶν 'Απολλόδωρον τουτονὶ, δεῖται καὶ ἱκετεύει καὶ ἀξιοῖ σωθῆναι, καὶ ἡμεῖς συνδεόμεθα οἱ 962 ἐπιτήδειοι ταῦθ' ὑμῶν. ἐκεῖνο δ' ὑμᾶς ἀκοῦσαι δεῖ. τοσαῦτα γὰρ, ὧ ἄνδρες 'Αθηναῖοι, χρήμαθ' ὑμῦν ἀνε-

to those in need (§ 58, ακούετε ...οίον τοίε δεηθείσι παρέχει).

(4) On Phormio's public benefactions (§§ 56, 57, χρήσιμος τῆ πόλει, and § 58 ad fin.).

 $d\rho'$ or $\delta\mu$ on $\delta\mu$ or ottos, $\sigma\kappa$ or $\pi\epsilon$ ire.] Look on this picture and on that.

§ 57 to end. The defendant not only implores your protection, but claims it as his right. Generous in his benefactions and apart from his actual resources enjoying credit for at least as much besides, he is enabled by means of that good credit to be of advantage, not to himself alone, but to yourselves as well. Do not suffer so worthy, so energetic, so generous a man of business to be ruined by this abominable blackguard. Most of the plaintiff's statements you will simply disregard as baseless calumny, but you must order him to prove either that there was no will (cf. § 33), or that there is some other lease besides that produced on our side (cf. § 9), or that he did not give the defendant a release from all claims (§§ 15, 16), or that the laws allow a claim to be set up when once such a release has been given (§§ 23-5). Challenge him to prove any one of these points, or anything like If, for want of such proof, he resorts to ribaldry, don't attend to him, don't allow his loud and shameless assertions to mislead you; but carefully remember what you have heard on our side. If so, you will give a verdict which will be true to your consciences, true to the cause of justice. (The clerk shall read you the law and the remaining depositions.)

That is our case, gentlemen: I need not detain you any longer.

57. δείται καὶ ἰκετεύει καὶ ἀξιοῖ σωθήραι.] Requests, implores and claims your protection. Or. 27 § 68, and 57 § 1, δέομαι καὶ ἰκετεύω καὶ ἀντιβολῶ.

ταῦθ'.] Perhaps we should

read $\tau a \vec{v} \theta$.

χρήμαθ' υμιν ανεγνώσθη προσηυπορηκώς.] C. R. Kennedy γνώσθη προσηυπορηκώς δσ' οὐθ' οὖτος οὖτ' ἄλλος οὐδεὶς κέκτηται. πίστις μέντοι Φορμίωνι παρὰ τοῖς εἰδόσι καὶ τοσούτων καὶ πολλῷ πλειόνων χρημάτων έστὶ, δι' ἦς καὶ αὐτὸς αὑτῷ καὶ ὑμῖν χρήσιμός ἐστιν. 58 ἃ μὴ προῆσθε, μηδ' ἐπιτρέψητε ἀνατρέψαι τῷ μιαρῷ

 $^{\mathbf{m}}$ προσευ- \mathbf{Z} . $^{\mathbf{n}}$ Bokk, cum $\mathbf{A}^{\mathbf{l}}\mathbf{r}$. προεισθε prima manu $\mathbf{\Sigma}$. πρόησθε \mathbf{Z} (vulgo et correctus $\mathbf{\Sigma}$).

translates: 'It has been read out to you, that he has acquired such a heap of money as neither he nor any one else possesses.' This can hardly be right, particularly as such a blunt assertion of Phormio's affluence would be a very invidious statement for his friends to make, and would not ingratiate him in the eyes of the εύπορείν χρήματα (οτ $\chi \rho \eta \mu d \tau \omega \nu$) has two senses, (1) 'to be well off'; (2) 'to supply money.' 'εὐπορεῖν,' says Lobeck (Parerga p. 595), 'non solum significat abunde habere ... sed etiam suppeditare: ἐπικουρίαν ταις χρείαις έξευπορείν Plato Legg. xi. 153; χρήμαθ' ὑμῖν προσευπορηκώς Dem. Phorm. 962. Cf. Apat. 894, 14' (Or. 33 § 7 εύπορήσειν αὐτῷ δέκα μνᾶς); 'de reb. Chers. p. 94 (συνευποροῦντας έκείνω χρημάτων); Boeot. p. 1019 (Or. 40 § 36 χρήματα εὐποphoas); Neaer. 1369. 10; Aeschin. Timarch. p. 121: Lycurg. Leocr. p. 233; quibus inter se collatis intelligitur, quanta sit utriusque notionis contagia, a Romanis quoque unius verbi suppetendi angustiis conclusa.' (See note on Or. 40 § 36, and cf. 33 § 6 τριάκοντα μνᾶς συνευπορήσαι.)

We must here take the secondary sense of εὐπορεῖν, and explain the passage as follows:
The depositions read aloud to

you show that the defendant has (lit. he has been recited to you as having) provided you on emergencies with larger sums of money than his own (ovros i.e. our friend, the defendant's) or any one else's private fortune amounts to; but then he has credit, &c.' The sentence πίστις μέντοι κ.τ.λ. shows how it came to pass that Phormio was enabled, as a capitalist in the enjoyment of extensive credit in the commercial world, to advance sums of money larger than the private resources of any single individual.

πίστις.] 'Credit.' Cf. § 44, πίστις αφορμή κ.τ.λ.

58. $d \mu \eta \pi \rho o \eta \sigma \theta e$.] 'Do not throw this away,' i. e. 'do not sacrifice these advantages to the interests of the plaintiff.'

μηδ' ἐπιτρέψητε ἀνατρέψαι.]
Possibly an unintentional collocation of two compounds of τρέπεω. One word, however, might suggest the other. 'Do not suffer this wretch to overturn it,' i.e. overthrow the defendant from his high position and good credit.

[The metaphor is perhaps from overthrowing a fabric of wealth, as in Aesch. Pers. 165, μη μέγας πλοῦτος κονίσας οῦδας ἀντρέψη ποδὶ δλβον δν Δαρεῖος ἦρεν οὐκ ἀνευ θεῶν τινός, i.e. 'injurioso pede proruere.' P.]

In Liddell and Scott the

τούτφ ανθρώπφ, μηδέ ποιήσητε αἰσχρον παράδειγμα, ώς τὰ τῶν ἐργαζομένων καὶ μετρίως ἐθελόντων ζῆν τοῖκ βδελυροῖς καὶ συκοφάνταις ὑπάρχει παρ' ὑμῶν λαβεῖν πολὺ γὰρ χρησιμώτερα ὑμῶν παρὰ τῷδε ὅντα ὑπάρχει. ὁρᾶτε γὰρ αὐτοὶ καὶ ἀκούετε τῶν μαρτύρων, οἶον ἐαυ-59 τὸν τοῖς δεηθεῖσι παρέχει. καὶ τούτων οὐδὲν ἔνεκα τοῦ λυσιτελοῦντος εἰς χρήματα πεποίηκεν, ἀλλὰ φιλανθρωπία καὶ τρόπου ἐπιεικεία οὔκουν ἄξιον, ὧ ἄνδρες ᾿Αθηναῖοι, τὸν τοιοῦτον ἄνδρα προέσθαι τούτφ, οὐδὲ τηνικαῦτα ἐλεεῖν ὅτ' οὐδὲν ἔσται τούτφ πλέον, ἀλλὰ νῦν ὅτε κύριοι καθέστατε σῶσαι οὐ γὰρ ἔγωγ' ὁρῶ καιρὸν ἐν τίνι ᾶν μᾶλλον βοηθήσειέ τις αὐτῷ.

phrase dvarpémeur rpdmejar is explained 'to upset a banker's table, i.e. to make him banker's rupt.' The only passage quoted is Dem. 403. 7, where however there is no reference whatever to a bankruptcy, but only to the overturning of a table towards the close of a disorderly banquet.

In Andocides de Mysteriis, § 130, we have a curious passage stating that in Athens there was a story current among the old wives and the little children, that the house of Hipponicus was haunted by an unquiet spirit that overturned his table (Πππόνικος ἐν τῆ οἰκία αλιτήριον τρέφει, δε αὐτοῦ τὴν τράπεζαν ανατρέπει). πώς οδν (the orator continues) ή φήμη ή τότε οθσα δοκεί ύμιν αποβήναι; οιόμενος γάρ Ίππόνικος υίον τρέφειν, άλιτήριον αύτῷ ἔτρεφεν, δς ανατέτροφεν εκείνου τὸν πλοῦτον, την σωφροσύνην, τὸν άλλον $\beta lov \, a\pi av\tau a$. But the only place, so far as I can find, in which the phrase has a distinct reference to bankruptcy is the Scholium on Dem. Timocr.

§ 136, where δανεΐσαι τοῖς τραπεζίταις is followed by Ετυχεν ϋστερον ἀνατραπῆναι τὰς τραπέζας (Baiter and Sauppe, Orat. Att. II. 119. 6. 35). See § 50 ἐξέστησαν, II.

aloxpoir mapdõerqua $\kappa.\tau.\lambda$.] 'A disgraceful precedent that the property of men in business, who live respectable lives, may be obtained from you by miscreants and pettifoggers.' K. $\dot{\nu}\pi d\rho\chi\epsilon_i$, 'that the laws allow,' 'that it is a condition of your polity.'

59. τοῦ λυσιτελ. els χρήματα.] Pecuniary advantage; instead of being placed between the article and participle, as would be most natural, els χρήματα is reserved for a more emphatic position.

καιρόν ἐν τίνι.] Confused between ἐν τίνι καιρῷ, and καιρὸν ἐν ῷ, κ.τ.λ. Cf. Or. 56 § 24 n., and Plat. Rep. p. 399 Ε βίου ρυθμούς ἰδεῖν κοσμίου τε καὶ ἀνδρείου τίνες εἰσίν οῦς ἰδόντα. κ.τ.λ. Cf. Isocr. ad Dem. § 5 συμβουλεύευν, ὧν χρὴ...όρέγεσθαι καὶ τίνων ἔργων ἀπέχεσθαι, n.

60 τὰ μὲν οὖν πολλὰ ὧν ᾿Απολλόδωρος ἐρεῖ, νομίζετ᾽ εἶναι λόγον καὶ συκοφαντίας, κελεύετε δ᾽ αὐτὸν ὑμῖνο ἐπιδεῖξαι ἡ ὡς οὐ διέθετο ταῦθ᾽ ὁ πατὴρ, ἡ ὡς ἔστι τις ἄλλη μίσθωσις πλὴν ἦς ρ ἡμεῖς δείκνυμεν, ἡ ὡς οὐκ ἀφῆκεν αὐτὸν διαλογισάμενος τῶν ἐγκλημάτων ἀπάντων ἀ ἔγνω ὁ κηδεστὴς ὁ τούτου καὶ οὖτος αὐτὸς συνεχώρησεν, ἡ ὡς διδόασιν οἱ νόμοι δικάζεσθαι τῶν οὕτω 6ι πραχθέντων, ἡ τῶν τοιούτων τι δεικνύναι. ἐὰν δ᾽ ἀπορῶν αἰτίας καὶ βλασφημίας λέγη καὶ κακολογῆ, μὴ προσέχετε τὸν νοῦν, μηδ᾽ ὑμᾶς ἡ τούτου κραυγὴ 963 καὶ ἀναίδεια ἐξαπατήση, ἀλλὰ φυλάττετε καὶ μέμνησθε ὅσ᾽ ἡμῶν ἀκηκόατε. κὰν ταῦτα ποιῆτε, αὐτοί τ᾽ εὐορκήσετε καὶ τοῦτον δικαίως σώσετε, ἄξιον ὄντα νὴ τὸν Δία καὶ θεοὺς ἄπαντας.

² 'Ανάγνωθι λαβών αὐτοῖς τὸν νόμον καὶ τὰς μαρτυρίας τασδί.

NOMOS. MAPT Υ PIAI.

Bekk. om. Z et Bekker st. cum Σ.
 Bekk. ην Z cum Σr (etiam FΦ).

60. λόγον και συκοφ.] i.e. empty talk, and baseless misrepresentation. For λόγος, 'mere talk,' of. Or. 20, Lept. § 101, εἰ δὲ ταῦτα λόγους και φλυαρίας στης και φλυαρίας του και φλιαρίας του και φλυαρίας του και φλιαρίας του κ

elvai φήσεις, ἐκεῖνό γ' οὐ λόγος. ἐπιδεῖξαι.] Plaintiff is challenged 'to demonstrate,' not to rest content with vague calumny, but to proceed to prove, &c.

διαλογισάμενος.] See § 23. ἐγκλημάτων ἀ ἔγνω.] Claims which were the subject of the ward (γνῶσις) of Deinias, ' ἀ ἔγνω, quae disceptavit.' G. H. Schaefer. Cf. § 17 init.

δεικνύναι.] sc. κελεύετε, 'tell him to try if he can show,' &c.

To be distinguished from ἐπιδεῖξαι just above.

61. λέγη.] 'Go on talking,'

[φυλάττετε may mean 'retain in your mind,' though the middle is more usual. So Aesch. Suppl. 179, αΙνῶ φυλάξαι τᾶμ' ἐτη δελτουμένας. But we may also render it 'keep a guard over him,' though not, of course, 'beware of him,' which would be φυλάττεσθε. P.]

62. τὸν νόμον καὶ τὰς μαρτυρίας.]
The context does not show what law or what depositions are referred to: possibly another νόμος of the same general purport as that recited before,

Οὐκ οίδ ο τι δεί πλείω λέγειν οίμαι γαρ ύμας ούδεν άγνοείν των είρημένων, έξέρα το ύδωρ,

q οίομαι Z (cf. § 18).

§ 25 (ŵr uh eîrai dikas), and further evidence to facts or to the defendant's character öντα, § 61).

ούκ οίδ' ... είρημένων.] same sentence verbatim is found at the close of Or. 20 (Lept.), 38 (Nausimach.), and 54 (Conon); and also at the end of the 7th and 8th speeches of Isaeus.

έξέρα τὸ ὕδωρ.] 'Pour out the water.' See Midias, § 129. (Cf. $\dot{\epsilon} \dot{\epsilon} \epsilon \rho \hat{a} \nu \tau o \dot{\nu} s \lambda i \theta o \nu s in Ar. Ach. 341,$ and τὰs ψήφουs in Vesp. 993.) The only other passage where the phrase is found is at the end of Or. 38, where the whole of this short epilogue recurs.

The speaker having concluded his speech within the legal limits of time measured by the κλεψύδρα, pointedly calls on the attendant to empty the 'waterclock.' The rhetorical effect is that the court is reminded that the speaker has spared them a longer speech, and the defendant gets the credit of having so good a cause that the orator does not find it necessary to avail himself of the full time at his disposal.

The result of Phormio's plea is thus stated by Apollodorus (Or. 45) κατά Στεφάνου A, § 6, ούτω διέθηκε τούς δικαστάς ώστε φωνήν μηδ' ήντινοῦν έθέλειν ακούειν ήμων προσοφλών δέ την έπωβελίαν και οὐδε λόγου τυχείν dξιωθείς, ώς ούκ οίδ' εί τις πώποτε άλλος ἀνθρώπων, ἀπήειν βαρέως, ω άνδρες 'Αθηναίοι, καί

γαλεπώς φέρων.

XLV.

ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΈΥΔΟΜΑΡΤΥΡΙΩΝ Α.

ΤΠΟΘΕΣΙΣ.

"Ότε 'Απολλόδωρος ἔκρινε Φορμίωνα τῆς τραπέζης ἀφορμὴν ἐγκαλῶν, ὁ δὲ τὴν δίκην παρεγράψατο,
ὁ Στέφανος μετ' ἄλλων τινῶν ἐμαρτύρησε Φορμίωνι,
ὡς ἄρα ὁ μὲν Φορμίων προὐκαλεῖτο 'Απολλόδωρον, εἰ
5 μή φησιν ἀντίγραφα εἶναι τῶν διαθηκῶν τῶν τοῦ 1101
πατρὸς Πασίωνος, Φορμίωνι παρασχεῖν ἀνοῖξαι τὰς
διαθήκας αὐτὰς, ᾶς ἔχει καὶ παρέχεται 'Αμφίας,
'Απολλόδωρος δὲ ἀνοίγειν οὐκ ἢθέλησεν, ἔστι δὲ ἀντίγραφα τάδε τῶν διαθηκῶν τῶν Πασίωνος. ταὐτην
10 ἐμαρτύρησαν τὴν μαρτυρίαν οἱ περὶ Στέφανον, τοῦ
'Απολλοδώρου λέγοντος κατὰ τοῦ Φορμίωνος ὡς ἄρα
τὰς διαθήκας πέπλακε καὶ τὸ ὅλον πρᾶγμα σκευώ-

a om. Z. addidit Dind. ex Σ. [om. Kerrich ms.]

b om. Z. πατρός Φορμίωνος παρασχείν libri. correxit Dind. ex

Σ in quo scriptum πατρός φορμίωνι πασίωνος, παρασχείν. [τῶν δικῶν τῶν τοῦ πατρός φορμίωνος, πασίωνος παρασχείν, et infra l. 11 μορφίωνος, l. 12 πέπλεκε. Kerrich ms.]

Argument. τραπέζης ἀφορμὴν ἐγκαλῶν.] See Argument to Or. 36, l. 22 n. Οn παρεγράψατο see ib. l. 23 n.

3. Στέφανος έμαρτύρησε κ.τ.λ.] See infra § 8. The άλλοι τινές are called Ένδιος and Σκύθης in the document there quoted.

el μή φησιν.] 'P. made A. a proposal, that if A. denies that the copies put in are copies of

the will of his father Pasion, he shall let Phormio open the will itself which is in the custody of, and is produced by Amphias.'

8. ἔστι δὲ ἀντίγραφα κ.τ.λ.] The clause is continued from ώs, 'that the document produced is a copy of Pasion's will.'

12. πέπλακε...σκευώρημα.] Or, 36 § 33, πλάσμα καὶ σκευώρημα δλος, and infra § 42,

ρημά ἐστιν. ήττηθεὶς τοίνυν τὴν δίκην ᾿Απολλόδωρος ὑπὲρ τῆς μαρτυρίας ὡς ψευδοῦς οὖσης τῷ Στεφάνῳ 15 δικάζεται.

Argumentum habet Σ sed manu recentiore.

1. Καταψευδομαρτυρηθεὶς, ὁ ἄνδρες 'Αθηναῖοι, καὶ παθών ὑπὸ Φορμίωνος ὑβριστικὰ καὶ δεινὰ δίκην παρὰ τῶν αἰτίων ἥκω ληψόμενος παρ' ὑμῖν. δέομαι δὲ πάντων ὑμῶν καὶ ἱκετεύω καὶ ἀντιβολῶ πρῶτον

§§1—2. Exordium (προοίμων). Having been defeated by false testimony in my suit against Phormio, I have come into court to claim a verdict against those who compassed that outrageous and atrocious wrong. I ask the jury to give me a friendly and favourable hearing; and, if I make good my case, to grant me the redress which is my due.

In the former trial, the defendant Stephanus in particular gave false evidence against me, prompted by corrupt motives; and I propose to prove this from his own testimony. A brief recital of the relations between Phormio and myself will help the jury to form an opinion on the villany of Phormio and the falsehood of his witnesses.

The Exordium is not unlike that of Or. 54, κατα Κόνωνος, where, as here, the προαθλιον (Ar. Rhet. III. 14) or, as we should say, the key-note of the whole speech is struck in the opening words: ὑβρισθεὶς ὧ ἀνδρες δικασταὶ καὶ παθὰν ὑπὸ Κόνωνος κ.τ.λ.—The appeal ad captandam benevolentiam, πρώτον μὲν εὐνοϊκῶς ἀκοῦσαὶ μου, also occurs in Or. 54 § 2, and similarly the formula εἰτ' ἐὰν (ἡδικῆσθαι καὶ παρανενομῆσθαὶ) δοκῶ, βοηθῆσαὶ μου τὰ δίκαια, and lastly the

promise of brevity, ώς αν οδός τε ω διά βραχυτάτων.

καταψευδομαρτυρηθείς.] 'Crushed by' (or 'having been the victim of') false testimony.' Cf. Or. 33 § 37, and Plat. Gorg. 472 Β. Ηατροστ. καταψευδομαρτυρησάμενος άντι τοῦ παρασχών τὰ ψεύδη (απ ψευδῆ?) μαρτυρήσοντας. Δημοσθένης ἐν τῷ κατὰ Στεφάνου. The lexicographer intended doubtless to refer to Or. 29 § 6, where the middle participle explained by him is to be found.

δέομαι ... ἰκετεύω ... ἀντιβολώ.] Cf.infra § 85, Or. 27 (Aphobus A) § 68, and 57 (Eubul.) § 1. Such combinations of two or three nearly synonymous verbs are very common in the undisputed speeches of Demosthenes (e.g. Or. 36 § 47, άγεις είς μέσον, δεικνύεις, έλέγχεις; ib. 52, έλαύνεις, συκοφαντείς, διώκεις; ib. 57, δείται και ίκετεύει και άξιοί; Or. 54 🖇 33, δικάζομαι καὶ μισώ καὶ ἐπεξέρχομαι). The speech ὑπὲρ Φορμίωνος alone contains nearly forty such passages; of the speeches delivered by Apollodorus, the first oration against Stephanus has more than 30, while in the rest there is hardly anything of the kind, though in the second speech against Stephanus, § 28, we have δέομαι

μὲν εὐνοῖκῶς ἀκοῦσαί μου μέγα γὰρ τοῖς ἢτυχηκόσιν, ὅσπερ ἐγῶ, δυνηθῆναι περὶ ὧν πεπόνθασιν εἰπεῖν καὶ εὐμενῶς ἐχόντων ὑμῶν ἀκροατῶν τυχεῖν εἰτ' ἐὰν ἀδι-2 κεῖσθαι δοκῶ, βοηθῆσαί μοι τὰ δίκαια. ἐπιδείξω δ' ὑμῖν τουτονὶ Στέφανον καὶ μεμαρτυρηκότα τὰ ψευδῆ, καὶ δι' αἰσχροκερδίαν τοῦτο πεποιηκότα, καὶ κατήγο-1102 ρον αὐτὸν αὐτοῦ γιγνόμενον τοσαύτη περιφάνεια τοῦ πράγματός ἐστιν. ἐξ ἀρχῆς δ' ὡς ᾶν οἴος τε ὡ διὰ βραχυτάτων εἰπεῖν πειράσομαι τὰ πεπραγμένα μοι πρὸς Φορμίωνα, ἐξ ὧν ἀκούσαντες τήν τ' ἐκείνου πονηρίαν καὶ τούτους, ὅτι τὰ ψευδῆ μεμαρτυρήκασι, γνώσεσθε.

c om. Z cum libris. addidit Reiskius.

d Σ, qui sic ubique. Bekk. αlσχροκέρδειαν Z.

ε τήν τε τούτου Z cum libris. γρ. FΦB. τήν τ' έκείνου Bekker cum

καὶ ἰκετεύω. (J. Siggin Jahrb. für Class. Philol. Suppl. vi. p. 419.) εύμενως.] Almost equivalent to εὐνοϊκώs in the last sentence; εόμενης, however, is not so trivial a word as corous. former is frequent in Attic verse, the latter is generally found in prose : the former is most often used of the gracious condescension of a deity; the latter of the kindly feelings of ordinary human beings. Or. 4 § 45, 70 τών θεών εύμενες, illustrates the rule, while the exception in the present passage may be paralleled from Herod. VII. 237, Ecîvos δὲ ξείνφ...εὐμενέστατον πάντων. [Add Eur. Alc. 319, ouder untros ευμενέστερον, ΕΙ. 601, έστιν τί μοι κατ' "Αργος εὐμενὲς φίλων; Aesch. Suppl. 488 and 518 Dind. P.]

2. τὰ ψευδή.] 'Additum articulum hoc vel illud testimonium peculiariter indicat, contra μαρrυρεῦν ψευδή (cf. § 41) vel ἀληθή (§ 52) tentummodo significat μαρτυρεῖν ψευδῶς vel ἀληθῶς' (Beels, Diatribe, p. 79). [inf. § 5, τὰ ψευδῆ μου κατεμαρτύρησεν, 'gave this false evidence against me.' Thus often in the Tragedians τὰ δεινὰ, where some special atrocity is described. But here we may render, 'has given evidence which was false.' P.]

τοσαύτη περιφάνεια κ.τ.λ.] 'So transparent is the case.' 'So plain and clear from every point of view.' Or. 29 § 1 (also of false witness), ραδίως έξελέγξας διά την περιφάνειαν τών πραγμάτων. Isaeus, Or. 7 § 28, τοσαύτη περιφάνεια τῆς ἐμῆς ποιήσεως ἐγένετο παρ' αὐτοῖς...ἐπὶ τοσούτων μαρτύρων γέγονεν ἡ ποίησις. Cf. Hom. Od. I. 426, περισκέπτω ἐνὶ χώρω, and ib. v. 476, ἐν περιφανομένω.

έξ ὧν...γνώσεσθε.] This being the syntax, ἀκούσαντες must be taken by itself, 'when you have heard it.'

ekelvou.] sc. Dopulwros.

Έγω γαρ, ω ανδρες δικασταί, πολλών χρημάτων ύπο του πατρός καταλειφθέντων μοι, καὶ ταθτα Φορμίωνος έχοντος, καὶ έτι πρὸς τούτοις τὴν μητέρα γήμαντος τὴν ἐμὴν ἀποδημοῦντος ἐμοῦ δημοσία τριηρ-

88 3-8. Narrative (διήγησις). My father Pasion left behind him at his death a large property which got into the hands of Phormio, who also married Pasion's widow, my mother Archippe, during my absence from Athens on public service. On my return, I threatened Phormio with legal proceedings in consequence of this marriage, but my case did not come on; and afterwards a reconciliation was brought about. Subsequently, however, on Phormio's refusing to fulfil his engagements and attempting to rob me of the banking-stock leased him by my father, I was compelled to prosecute him at the earliest opportunity.

Phormio thereupon put in a special plea in bar of action, and brought forward false witnesses to shew that I gave him a discharge from all further claims, and to attest to a lease which in fact was a fabrication and to a will that never existed.

The result of his plea, which gave him the advantage of the first hearing, was that the jury would not listen to me at all; I was fined for failing to make good my case and left the court in high dudgeon at my ill-treatment. On reflection, however, I feel that the jury, in their ignorance of the real facts, could not, on the evidence, have found any other verdict; but I have a right to be indignant with the false witnesses who brought about that result,-and with Stephanus in particular whose evidence shall

be read to the court. (The evidence is read.)

δημοσία.] To be taken with αποδημοῦντος. 'Cum publice (in causa publica) abessem.' The fondness of the Greeks for participles is shewn by the addition of τριηραρχοῦντος which is subordinate to, and explanatory of, αποδημοῦντος. Or.36 § 25, and Madv. Gk. Synt. § 176, d.

This trierarchy of Apollodorus may almost certainly be connected with the negociations between Athens and the Elder Dionysius towards the close of his career. It appears from a decree discovered near the Propylaea in 1837, and restored by A. Kirchhoff in the Philologus for 1857 (xii. p. 571—8), that Athenian ambassadors were sent to Syracuse in the summer of B.c. 369 and in B.c. 368. Cf. esp. τού[των δέ τούς ἐπὶ Δυσνικήτου άρχο]ντος πρέσβ[εις διακομίζειν την ομολογίζαν. The trierarchy may be identified with that of Or. 53 § 5, and probably belongs to the later of these two embassies in B.c. 368, as we read in Or. 46 § 21, έγω μέν ἀπεδήμουν τριηραρχών, τετελευτήκει δ' δ πατηρ πάλαι, δτε οὖτος ἔγημε, where πάλαι, though a vague word, shews at any rate that a considerable time elapsed between the death of Pasion in B.C. 370 (Or. 46 § 13), and his widow's marriage with (Im. Hermann, de Phormio. tempore, etc. p. 9; A. Schaefer, Dem. und seine Zeit, III. 2. 146; and Lortzing, Apollodorus, p. 3.1

αρχοῦντος ὑμῖν (τν τρόπου δὲ, οὐκ ἴσως καλὸν υίεῖ περὶ μητρὸς ἀκριβῶς εἰπεῖν), ἐπειδὴ καταπλεύσας ἢσθόμην καὶ τὰ πεπραγμένα εἰδου, πολλὰ ἀγανακτήσας καὶ χαλεπῶς ἐνεγκῶν δίκην μὲν οὐχ οἴος τ' ἢυ ἰδίαν 4 λαχεῖν (οὐ γὰρ ἦσαν ἐν τῷ τότε καιρῷ δίκαι, ἀλλ' ἀνεβάλλεσθε ὑμεῖς διὰ τὸν πόλεμον), γραφὴν δὲ ὕβρεως γράφομαι πρὸς τοὺς θεσμοθέτας αὐτόν. χρόνου δὲ γιγνομένου, καὶ τῆς μὲν γραφῆς ἐκκρουομένης, δικῶν δὲ οὐκ οὐσῶν, γίγνονται παῖδες ἐκ τούτου τῆ μητρίκαὶ μετὰ ταῦτα (εἰρήσεται γὰρ ἄπασα πρὸς ὑμᾶς ἡ ἀλήθεια, ὡ ἄνδρες δικασταί) πολλοὶ μὲν καὶ φιλάνθρωποι λόγοι παρὰ τῆς μητρὸς ἐγίγνοντο καὶ δεήσεις

ον τρόπον δὲ (sc. εγημε)—ἀκρι-βῶς εἰπεῖν.] Cf. § 27, διεφθάρκει την έμοι μὲν οὐ καλον λέγειν. This affectation of dutiful delicacy of feeling towards his mother in the early portions of the speech is rather inconsistent with the apparently gratuitous insinuation towards its close, where he broaches the suspicion that his own brother Pasicles (who was eight years old at his father Pasion's death) was really her son by Phormio (§ 84).

δίκην ίδιαν) (γραφήν υβρεως.] Cf. Or. 54 § 1, ad fin. - δια τον This suspension of ατόλεμον. lawsuits, which the plaintiff found in force on returning from his trierarchy in E.c. 368, was due to the hostilities between Athens and Thebes in the period between the battle of Leuctra in B.c. 371, and the death of Epaminondas at the battle of Mantineia in B.c. 362. The courts were not sitting for ordinary business, perhaps because there was no pay for the dicasts (cf. Or. 39 § 17); and the only process that was available under the circumstances

was a public action. So just below δικῶν οὐκ οὐσῶν means, as the courts continued closed for private suits. ὑμεῖς refers to the citizens generally, who are said, in the medial sense, 'to have had the sessions (τὰς δίκας) postponed.'

4. γραφήν υβρεως πρός τούς θεσμοθέτας.] Isocr. Or. 20, κατὰ Λοχίτου § 2, περί τῆς υβρεως... Εξεστι τῷ βουλομένω τῶν πολιτῶν γραψαμένω πρὸς τούς θεσμοθέτας εἰσελθείν εἰς υμάς. (Hormann, Privatalt. § 61, 19.)

χρόνου γιγνομένου—γραφής έκκρουομένης.] See note on Or. 36 § 2, τν έκκρούοντες χρόνους έμποιώμεν. For χρόνου δὲ γιγνομένου, Reiske ingeniously, but perhaps unnecessarily, proposes χρόνου δ' ἐγγκγνομένου, which at any rate modifies the slight inelegance of the triple repetition γκγνομένου γίγνονται... έγγνοντο. Cf. Or. 47 § 63, χρόνον έγγενέσθαι.

φιλάνθρωποί λόγοι.] 'Kindly overtures.' (Blanditiae. G. H. Schaefer.) De Corona, § 298. οῦτε φιλωνθρωπία λόγων οῦτ' ἐπαγγελιῶν μέγεθος. Μίdias, § 75, οῦτε κλαύσωντα οῦτε δεηθέντα...

ύπερ Φορμίωνος τουτουί, πολλοί δε και μέτριοι καί 5 ταπεινοί παρ' αὐτοῦ τούτου. ἵνα δὲ, ω ἄνδρες 'Αθηναίοι, συντέμω ταθτα, έπειδή ποιείν τε οὐδεν ώετο δείν ων τότε ωμολόγησε, καὶ τὰ χρήματα ἀποστερείν ένεγείρησεν à της τραπέζης είγεν αφορμήν, δίκην ήναγκάσθην αὐτῷ λαχεῖν, ἐπειδή τάχιστα ἐξουσία ἐγένετο. 1103 γνούς δ' οὖτος ὅτι πάντα ἐξελεγχθήσεται καὶ κάκιστος ανθρώπων περί ήμας γεγονώς επιδειχθήσεται, μηχαναται καὶ κατασκευάζει ταῦτα, ἐφ' οίς Στέφανος ούτοσὶ τὰ ψευδή μου κατεμαρτύρησεν. καὶ πρώτον μέν παρεγράψατο την δίκην, ην έφευγε Φορμίων, μη είσαγώγιμον είναι έπειτα μάρτυρας, ώς άφηκα αὐτὸν των εγκλημάτων, παρέσχετο ψευδείς, και μισθώσεώς τινος εσκευωρημένης καὶ διαθήκης οὐδεπώποτε γενο-6 μένης. προλαβών δέ μου ώστε πρότερον λέγειν διά τὸ

ούτε φιλάνθρωπον ... ούδ' ότιοῦν πρός τούς δικαστάς ποιήσαντα, where perhaps bribery is tacitly meant. (Cf. Shilleto on Fals. leg. § 117.)

μέτριοι...ταπεινοί.] i.e. 'both moderate and reasonable in their terms.' Fals. leg. § 15, μετρίους λόγους, where Shilleto quotes Ulpian : ήγουν ἐπιεικεῖs, φιλανθρώπους.

5. lva...συντέμω.] The reason for the speaker's hurrying over this part of his statement is partly because the overtures of reconciliation on Phormio's side, which he takes credit to himself for candidly admitting, are really more to Phormio's credit than to his own.

δίκην] i. e. the suit κατά Φορµlwros, to meet which a special plea is put in on Phormio's behalf in Or. 36. The words έπειδή τάχιστα έξουσία έγένετο are possibly meant as a partial reply (they are at any rate the only reply given in this speech) to that portion of Phormio's plea which traversed his opponent's suit on the ground that it infringed the 'statute of limitations' (Or. 36 § 26). But it may be noticed on Phormio's side that at least 18 years had elapsed since the death of Apollodorus' father, and eight since that of his mother, before the suit was instituted; and during the interval the plaintiff found time for ever so many lawsuits in cases where his private interests were but partially concerned (Or. 36 § 53).

παρεγράψατο κ.τ.λ.] See notes on p. 2. For μάρτυρας ώς άφηκα. see Or. 36 §§ 24, 25; and for the depositions on the 'lease,' ib. § 4, and on the 'will,' ib. § 7.

πρότερον λέγειν.] 'Malim πρότερος,' Dobree. Cf. Isocr. παραγραφή πρός Καλλίμαχου παραγραφὴν είναι καὶ μὴ εἰθυδικία εἰσιέναι, καὶ ταῦτ' ἀναγνοὺς καὶ τάλλα, ὡς αὐτῷ συμφέρειν ἡγεῖτο, ψευσάμενος, οὕτω διέθηκε τοὺς δικαστὰς, ὥστε φωνὴν μηδ' ἡντινοῦν ἐθέλειν ἀκούειν ἡμῶν' προσοφλὼν δὲ τὴν ἐπωβελίαν καὶ ρὐδὲ λόγου τυχεῖν ἀξιωθεὶς, ὡς οὐκ οἰδ' εἴ τις πώποτε ἄλλος ἀνθρώπων, ἀπήειν βα-7 ρέως, ὡ ἄνδρες 'Αθηναῖοι, καὶ χαλεπῶς φέρων. λόγον δ' ἐμαυτῷ διδοὺς εὐρίσκω τοῖς δικάσασι μὲν τότε πολλὴν συγγνώμην οὖσαν (ἐγὼ γὰρ αὐτὸς οὐκ ἀν οἰδ' ὅ τι ἄλλο εἰχον ψηφίσασθαι, τῶν πεπραγμένων μὲν μηδὲν εἰδὼς, τὰ δὲ μαρτυρούμενα ἀκούων), τούτους δὲ ἀξίους ὄντας ὀργῆς, οἱ τῷ τὰ ψευδῆ μαρτυρεῖν αἴτιοι τούτων ἐγένοντο. περὶ μὲν δὴ τῶν ἄλλων τῶν μεμαρτυρηκότων, ὅταν πρὸς ἐκείνους εἰσίω, τότε ἐρῶ περὶ

§ 1, φεύγων την δίκην πρότερος λέγω τοῦ διώκοντος. See on Or. 84 § 4, κατηγορεῖν τοῦ διώκοντος, and ibid. § 1, ἐν τῷ μέρει λεγόντων. — προλαβών = φθάσας, 'having got the advantage of me.'

εύθυδικία είσιέναι.] We might expect the acc. as in Or. 34 § 4, εύθυδικίαν είσιόντα, οὐ κατηγορεῖν τοῦ διώκοντοι (cf. Or. 36 Arg. l. 25 ἄπτεται τῆς εὐθείας n.) but the dat. is found in Isaeus, Or. 6 (Philootem.) § 53, μὴ διαμαρτυρία κωλύειν ἀλλ' εὐθυδικία είσιέναι.

ray exwer and economic test at the legal fine of one-sixth of the amount claimed (lit. one obol in each drachma, or 6 obols), inflicted on the plaintiff in private suits (see on Or. 56 § 4) if he failed to secure a fifth part of the votes. In the present case, Apoll. had to pay, in addition to costs, about £800, a sixth part of 20 talents. (Boeckh, Publ. Econ. Book III. § 10=1. 474, 485 of 2nd Germ. ed.)—For

οὐδὲ λόγου τυχεῖν οί. § 19, ἀπεικλείσθην τοῦ λόγου-τυχεῖν.

7. οὐκ ἄν οἶδ' ὅ τι ἄλλο εἶχον.] do is often attracted to the negative and separated from its verb (e. g. εἶχω) by the interposition of olda (as here) or olouar, δοκῶ, φημί (as elsewhere). (Cf. note on Or. 37 (Pant.) § 16, οὐδ' αν εί τι γένοιτο ψήθην δίκην μοι λαχεῖν, also Goodwin's Moods and Tenses § 42, 2, and Shilleto on Thue. 1. 76, 4.) It is quite unnecessary to accept the suggestion of Cobet our old dr o τι (Nov. Lect. 581), or that of Dobree 'distingue autòs our av, οίδ' ότι, άλλο είχον.'

πρὸς ἐκείνους εἰσίω] 80. els δικαστήριον. 'When I proceed against them,' Endius and Seythes, contrasted with οὐτου!, the present defendant. Compare § 17, ἐπὶ τοῦτον ἢα, infr. § 41 δταν εἰσίω πρὸς... and Or. 54 § 32 ad fin. εἰσιέναι, or εἰσελθεῦν, is used of either litigant (e.g. in Or. 40 § 1, of the plaintiff; and ið. § 5 of

ων δ' ούτοσὶ Στέφανος μεμαρτύρηκεν, ήδη πειράσο-8 μαι διδάσκειν ύμᾶς. λαβὲ δ' αὐτὴν τὴν μαρτυρίαν καὶ ἀνάγνωθί μοι, ἵνα ἐξ αὐτῆς ἐπιδεικνύω. λέγε σὰ δ' ἐπίλαβε τὸ ὕδωρ.

MAPTTPIA.

1104

'[Στέφανος Μενεκλέους 'Αχαρνεύς, Ένδιος 'Επιγένους Λαμπτρεύς", Σκύθης 'Αρματέως Κυδαθηναιεύς

f testimonium omisit Σ . uncos in hac quoque oratione additamentis huius generis addidimus Z.

g Λαμπρεύs Bekker's Berlin ed. (1824). 'immo Λαμπτρεύs' Z, and Bekker's stereotyped Leipsig ed. (1854).

Στέφανος Μενεκλέους κ.τ.λ.] Like many, if not most of the documents inserted in speeches of the Attic Orators. this deposition may be regarded as spurious. Its purport is to be found in §§ 9—26 and in Or. 46 § 5. The names of Tisias, Cephisophon and Amphias are given in §§ 10, 17, and Or. 46 § 5. Stephanus and Tisias, as well as Pasion and Apollodorus are assigned to the deme Acharnae in the documents only (§§ 28, 46), not in the speech itself. Στέφανος 'Αχαρνεύς appears in an inscription as trierarch in B. c. 322, but this is not likely to be the defendant in the present action, for at that date the latter, if (as is not improbable) he was about the same age as Apollodorus, would be about seventy; and we can hardly suppose that one who was so

poor a patriot as not to have undertaken any public services up to the age of 45 or thereabouts (§ 66), would have embarked on a trierarchy at so advanced an age. But the name was far from uncommon, and the deme may have been assigned at random by the writer of the document.

The name "Evõus' Eπιγένους $\Lambda \alpha \mu \tau \tau \rho e \nu s$ is given in one MS; only (cod. Ven. Φ .). An inscription, however, of B. C. 325 gives the name $K \rho \iota \tau \delta \delta \eta \mu \sigma$ 'Evõlou $\Lambda \alpha \mu \pi \tau \rho e \nu$ whose father may be the 'Evõus of the text, though the name is not a rare one.

Lastly, $\sum \kappa i\theta \eta s$ is naturally an uncommon name for an Athenian, though found as such in an inscription. The name of his father, 'Αρματεύε, does not occur elsewhere, except in Stephanus of Byzantium, who makes it mean 'an inhabitant of Harma, which he wrongly supposes to be a deme of Attica, whereas it was really the name of a part of the ridge of Parnes. (Abridged from A. Westermann's Untersuchungen über die in die Attischen Redner eingelegten Urkunden, pp. 105-8).

μαρτυροῦσι παρεῖναι πρὸς τῷ διαιτητῆ Τισίᾳ 'Αχαρνεῖ, ὅτε προὐκαλεῖτο Φορμίων 'Απολλόδωρον, εἰ μή φησιν ἀντίγραφα εἶναι τῶν διαθηκῶν τῶν Πασίωνος τὸ γραμματεῖον ὁ ἐνεβάλετο Φορμίων εἰς τὸν ἐχῖνον, ἀνοίγειν τὰς διαθήκας τὰς Πασίωνος, ὰς παρείχετο πρὸς τὸν διαιτητὴν 'Αμφίας ὁ Κηφισοφῶντος κηδεστής 'Απολλόδωρον δὲ οὐκ ἐθέλειν ἀνοίγειν εἶναι δὲ τὰ ἀντίγραφα τῶν διαθηκῶν τῶν Πασίωνος.]'

h va Bekker (cf. Arg. line 9). vd8' (Sauppe). 'Sequebatur enim quod hic deest testimonium Pasionis, cf. § 10 ad fin.' Z.

προϋκαλεῖτο...dvolγειν.] 'Challenged him, (in the event of his denying that the document Phormio put into the box was a copy of Pasion's will,) to open the will of Pasion which &c.' On εχῦνον see note on Or. 54 § 27.

elvai τὰ ἀντίγραφα κ.τ.λ.] A loosely expressed sentence. τὰ ἀντίγραφα τῶν ἐαθηκῶν cannot be construed as the subject, and unless we alter τὰ into τάδε (as the Argument has it) or ταῦτ' (as Dobree proposes) we must rather awkwardly get the predicate out of τὰ ἀντίγραφα. The speaker himself expresses the sense better in §§ 10, 23. (Westermann, u. s. p. 108.)

§§ 9—14. It is deposed that Phormio challenged me to open the will, produced (it is alleged) before the arbitrator; that I refused the challenge and would not open the 'will;' that the document to which they depose is a counterpart of the original will; and then follows the copy.

Let us examine this evidence. In the first place, why should one have refused to open the document?

'Oh! to prevent the jury from hearing the terms of the will.'

But, I reply, the witnesses deposed to the will as well as to the challenge, and thus the jury would hear the terms of the 'will' publicly recited from the 'copy' whether I opened it or not. What was I to gain by refusing? Why! even if they had given no challenge, and had made a mere assertion, and if some one had produced a document purporting to be Pasion's will, it would have been my interest to challenge them and to open the will. In this case, (1) had the contents differed from the terms of the deposition, I should have appealed to the bustanders to bear witness to the discrepancy, which would have been a strong proof that the rest of their case was got up for a purpose. (2) Had the contents agreed, I should have required the producer himself to give evidence. Had he consented, I should have had in him a responsible witness; had he declined, here again I should have had proof enough that the affair was a fabrication. On this hypothesis, I should have had to deal with one witness only, instead of with many (as my opponents have made it out); and of course I should

have preferred the former, and so would every one else; for where (as here) there is room for cool calculation, no one would be so foolish as to abandon his own interests and do what would damage his case; and yet, by deposing that I refused to open the will, these witnesses represented me as doing what is improbable, unreasonable, and contrary to all experience.

In brief, the first point which the plaintiff attempts to make in proving the evidence to be false, is that assuming he was challenged to open the 'will,' he sees no reason why he should have refused a challenge which it would have been to his interest to accept. On the other side, it may be noticed that the plaintiff had a strong reason for refusing to open the 'will' and thus give express recognition to an important document, the contents of which as he himself says elsewhere (§ 21) were detrimental to his own interests. (A. Schaefer, Dem. III. 2. p. 171). So far, the case clearly tends against Apollodorus.

9. οὐ μὴν ἀλλ'...] 'Nevertheless,' 'however,' 'not but that.' The ellipse which this combination of particles always involves may be here supplied by some such words as ού μὴν (ὑμᾶ τοῦτο χρὴ θαυμάζευν) οι (παραλείπευν τοῦτο χρὴ) ἀλλ' ἔγωγέ κ.τ.λ. Kühner's Gk. Gr. § 535, 7.

τῶν μεμαρτ...κεφάλ.] 80. ἐμὲ οὖκ ἐθέλειν ἀνοίγειν.—τηνικαῦτα 80. in §§ 15—28.

10. ds παρέχειν.] sc. μαρτυροῦσι. For the infinitive in the relative clause influenced by the principal verb, cf. Or. 36 § 25.

elθ' ή διαθήκη γέγραπτα.]
'Then follows a copy of the will,'
or (with Kennedy) 'and then
the will is set out.' 'Deinde
sequitur (in testimonio eorum)
testamentum exscriptum, sequitur exemplum testamenti.' Seagor, Classical Journ. lx, p. 267.

11. περι...ὑπὲρ.] These prepositions are here, as often, prac-

λέγω, οὐδὲ ὑπὲρ τοῦ τὰς διαθήκας ἀληθεῖς ἢ ψευδεῖς εἶναι, ἀλλ' αὐτίχ' ὑμᾶς περὶ τούτων διδάξω· ἀλλ' ᾶ μεμαρτυρήκασι, μή μ' ἐθέλειν τὸ γραμματεῖον ἀνοίγειν. ώδὶ δὴ σκοπεῖτε. τοῦ τις ᾶν ἔνεκαὶ ἔφευγεν ἀνοίγειν τὸ γραμματεῖον; ἵν' ἡ διαθήκη νὴ Δία μὴ φανερὰ ΙΙΟ 5 12 γένοιτο τοῖς δικασταῖς. εἰ μὲν τοίνυν μὴ προσεμαρτύρουν τῷ προκλήσει τὴν διαθήκην οὖτοι, λόγον εἶχέ τιν' ᾶν τὸ φεύγειν ἐμὲ ἀνούγειν τὸ γραμματεῖον προσμαρτυρούντων δὲ τούτων καὶ τῶν δικαστῶν ὁμοίως ἀκουσομένων, τί ἦν μοι κέρδος τὸ μὴ ἐθέλειν; οὐδὲ ἔν δήπου. αὐτὸ γὰρ τοὐναντίον, ἄ ἄνδρες ᾿Αθηναῖοι, κᾶν εἰ μηδὲν προὐκαλοῦντο οὖτοι, λόγφ δ' ἐχρῶντο 13 μόνον, καὶ παρεῖχέ τις αὐτοῖς γραμματεῖον ὡς διαθήκην, ἐμὸν ἢν τὸ προκαλεῖσθαι καὶ ἀνοίγεινὶ ταύτην,

ίν' εἰ μὲν ἄλλ' ἄττα τῶν ὑπὸ τούτων μεμαρτυρημένων

¹ εἴνεκεν Ζ.

¸ κελεύειν ἀνοίγειν Φ (γρ. in margine). 'recte, opinor; sin, deleam καὶ ante ἀνοίγειν' G. H. Schaefer.

tically synonymous. Cf. infr. § 50, and Fals. Leg. § 94, p. 371, οὐ περὶ τοῦ εἰ ποιητέον εἰρήνην... ἀλλ' ὑπὲρ τοῦ ποίων τινά.

τοῦ τις ἀν ἔνεκα ἔφευγεν κ.τ.λ.]
'What reason would any one have had for declining, &c.'
'Malim ἔνεκεν καὶ ἔφευγεν ...
Latine porro,' says Dobree, who would similarly read in Or. 37
§ 27, τίνος γὰρ ἔνεκα καὶ ἔπειθον, 'ut in tali re usitatum est dicere.'
(Cobet, Nov. Lect. 606.)

rh Δία.] Or. 36 § 39, and Or. 54 § 34 n.

12. el...µ) mposeµaprópour.]
'Had they not deposed to the
will, as well as to the challenge,
I might reasonably have declined to open the document
(purporting to be a copy of the
will): but, as they actually deposed to both, and as the jury
would have to hear the will
whether I opened it or not, what

was the use then of my refusing to open it?'

Kar el.] The ar strictly belongs to the apodosis eudr nr, but is here, as often, put as early as possible. Cf. Or. 36 § 42, οξιαι...κάν εί...λέγοι, κάλλιον elva. Sometimes the construction of the apodosis shews that kdv el is regarded as much the same as ral el, e.g. Plato Meno 72 0, κάν εί πολλαί και παντοδαπαί είσιν, 🖶 γέ τι είδος ταὐτὸν ἄπασαι ξχουσι. Kühner, Gk. Gr. § 398, p. 210. Buttmann calls this " du consopitum," Where its force is, as it were, dormant. It is peculiar to the later or middle Attic.

§ 13. W— έχρώμην.] Or. 36 § 47, Iva— έφαίνετο n.

dλλ' dττα των κ.τ.λ.] = dλλ' dττα η τὰ, i.e. 'had the contents of the alleged will been different from the terms deposed to by these witnesses.' For this

ην τάκει γεγραμμένα, μάρτυρας εὐθὺς τῶν περιεστηκότων πολλοὺς ποιησάμενος τεκμηρίω τούτω καὶ περὶ τῶν ἄλλων, ὡς κατασκευάζουσιν, ἐχρώμην εἰ δὲ ταῦτ' ἐνῆν, τὸν παρασχόντ' αὐτὸν ἢξίουν μαρτυρεῖν. ἐθελήσαντος μὲν γὰρ ὑπεύθυνον ἐλάμβανον, εἰ δ' ἔφευγε, πάλιν αὐτὸ τοῦθ' ἱκανὸν τεκμήριον ἢν μοι τοῦ πεπλάσθαι τὸ πρῶγμα. καὶ δὴ καὶ συνέβαινεν ἐκείνως μὲν ἕνα εἶναι, πρὸς ὃν τὰ πράγματα ἐγίγνετό μοι, ὡς δ'

rather uncommon use of άλλος with gen. (like ξτερος, άλλότριος, διάφορος) cf. Xen. Mem. 1v. 4. 25, πότερον τους θεους ήγη τα δίκαια νομοθετεῦν ἡ άλλα τῶν δικαίων. This is one of the non-Demosthenic uses that strike us in this oration.—Dobree suggests άλλ άττα ἀντὶ τῶν.

τεκμηρίω κ.τ.λ.] ΒC. τούτω έχρώμην τεκμηρίω ώς και τάλλα κατασκευάζουσι.—In the next clause αὐτὸν ('to give evidence himself') is contrasted with the several witnesses, οι περί Στέφανου.

έθελήσαντος μέν.] i.e. εἰ μέν ήθέλησε contrasted with εἰ δ' έφευγε. We should naturally expect έθελήσαντα, as the use of gen. absolute, in reference to the same person as the acc. ὑπεύθυνον, is somewhat exceptional, the rule being that the gen. absolute is generally found only when there is no other case in the sentence to which the participle might attach itself. Cf. however, Xen. Cyr. 4. 2, ἀσθενήσαντος αὐτοῦ (80. τοῦ πάππου) οὐδέποτε ἀπέλιπε τον πάππον. (Kühner, Gk. Gr. § 494 b, Madvig, Gk. Synt. § 181 R. 6.)

ὑπεύθυνον.] Liable to a prosecution for ψευδομαρτυρία.

και δη και κ.τ.λ.] Kennedy translates: 'And the result was,

that in that way, I had one person to deal with,' doubtless intending by the categorical form of the sentence to shew that in the Greek the conditional is only implied and not directly expressed, in other words συνέβαινεν (like ήξίουν... ελάμβανον...ήν above) is put without dv.- 'Malim και δη κάν συνέβαινεν et mox έστιν οὖν ὄστις ᾶν ύμῶν,' says Dobree, comparing § 33 bis, and also proposing in § 34 τίς γάρ αν άνθρώπων. last two emendations are accepted in Dindorf's text.

[All the imperfects in this remarkable sentence, which does not read altogether like the style of Demosthenes, depend on the preceding tra, 'in which case it would have happened that, &c.' The addition of ar would be quite out of place here, though it is necessary in the clause foru oir forus [ar] iµŵr, which passes into quite a different construction. P.1

έκείνως.] 'In the former case,' lit. 'in that other way.' under the hypothesis just mentioned (as opposed to the fact & οῦτοι μεμαρτυρήκασι), so. el τὸν παρασχώντ' ἡξίουν μαρτυρεῖν, including the subsequent subdivision of that supposition into the two further hypotheses, ἐθελήσαντος μὲν κ.τ.λ. and el δ' ξφευγε κ.τ.λ.

οὖτοι μεμαρτυρήκασι, πρὸς πολλούς. ἔστιν οὖν ὅστις

14 ἀν ὑμῶν ταῦθ' εἴλετο; ἐγῶ μὲν οὐδένα ἡγοῦμαι. οὐ
τοίνυν οὐδὲ κατ' ἄλλου πιστεύειν ἐστὲ δίκαιοι. καὶ γὰρ,
ὧ ἄνδρες ᾿Αθηναῖοι, ὅσοις μὲν πρόσεστιν ὀργὴ τῶν
πραττομένων ἡ λῆμμά τι κέρδους ἡ παροξυσμὸς ἡ φιλονεικία, ταῦτα μὲν ἄλλος ἀν ἄλλως πράξειε πρὸς τὸν
αὐτοῦ τρόπον ὅσοις δὲ τούτων μὲν μηδὲν, λογισμὸς
δ' ἐφ' ἡσυχίας τοῦ συμφέροντος, τίς οὕτως ἄφρων
ὅστις ἀν τὰ συνοίσοντ'ὶ ἀφεὶς, ἐξ ὧν κάκιον ἔμελλεν
ἀγωνιεῖσθαι, ταῦτ' ἔπραξεν; ὰ γὰρ οὕτ' εἰκότα οὕτ' 1106
εῦλογα οὐτ' ἀν ἔπραξεν οὐδεὶς, ταῦθ' οὖτοι μεμαρτυρήκασι περὶ ἡμῶν.

15 Οὐ τοίνυν μόνον ἐξ ὧν ἐμὲ μἢ ἐθέλειν τὸ γραμμα-

E Bekker (st. Leipsig ed.).

1 συνοίσοντα Ζ.

'ar deesse vidit Schaeferus' Z.

πρός πολλούς.] ΒC. τὰ πράγματα γέγονέ μοι.

14...ού...ούδε κατ' άλλου πιστεύειν.] 'Well then, you cannot fairly believe it of any one else

either.'

δσοις...τῶν πραττομένων.] The participle is best taken not as gen. after ὀργὴ but after ὄσοις, which is neuter. Cf. § 15, δσα... τῶν πεπραγμένων. 'In every course of action attended by anger, or by getting of gain, or by any exasperation ('keen resentment,' 'strong provocation') or by a spirit of jealousy, one man may act in one way, another in another, according to his individual character.'

παροξυσμόs.] This word, found twice in the New Testament (Hebr. x. 24, Acts xv. 39), is never used by Demosthenes, nor indeed does it appear to occur elsewhere in the sense of 'exasperation' in any of the earlier Greek writers. In the Aphorisms of Hippocrates, 1243

(Liddell & Scott) it is a medical term, in the sense perpetuated in our 'paroxysm.' The verb however is found in Dem. 57 § 49, ή πόλις πάσα... ὀργιζομένη παρώξυντο, and ib. § 2; also the adjin Or. 20 (Lept.) § 105, λόγοι παροξυντικοί πρὸς τὸ... πεῖσαι.

λογισμός κ.τ.λ.] 'A calm calculation of one's interest.' [The phrase seems rather unusual, like dφels τα συνοίσοντα, 'giving up what was likely to prove his

interest.' P.]

§§ 15—19. Again, the witnesses depose to a Challenge as well as to a Will. Now Challenges are meant to meet the case of those transactions, which it is otherwise impossible to bring before the court. In the present case, what call was there for a Challenge? The arbitration took place in Athens, and they have deposed that the original will was produced before the arbitrator; if this was true, they ought to have put the

τεῦον ἀνοίγειν μεμαρτυρήκασι, γνοίη τις αν αὐτοὺς ὅτι ψεύδονται, ἀλλὰ καὶ ἐκ τοῦ πρόκλησιν όμοῦ διαθήκη μαρτυρεῖν. οἰμαι γὰρ ἄπαντας ὑμᾶς εἰδέναι ὅτι ὅσα μὴ δυνατὸν πρὸς ὑμᾶς ἀγαγεῖν ἐστι τῶν πεπραγμένων, το τούτων προκλήσεις εὐρέθησαν. οἶον βασανίζειν οὐκ ἔστιν ἐναντίον ὑμῶν ἀνάγκη τούτου πρόκλησιν εἶναι

original will into the box and the producer should have proved it by evidence, in which case the jury, after weighing the credibility of the deposition and inspecting the seals of the will, would have decided accordingly; and, had I thought myself wronged by the verdict, I might have proceeded against the deponent in question. But, as it is, no single witness has undertaken the whole responsibility; no! they have cleverly divided it, by one witness (Cephisophon) deposing to having a document inscribed 'Pasion's Will;' and another (Amphias), to having produced it after being sent to do so by the former witness; but whether it was genuine or not, was 'more than he knew.'-In fact, Stephanus and his friends have made the Challenge a mere mask under cover of which they might depose to a will, so that the jury were led to believe that the will was my father's, and I myself was debarred from being heard on my wrongs, and so that by these very means my opponents might ultimately be convicted of having given false evidence—a result which they hardly expected.

15. μη ἐθέλεω.] ἐθέλω is the proper form in Attic prose, θέλω in Attic verse, but the latter is occasionally found in Dem. in such formulae as ἀν θεὸς θέλη. (See Veitch Gk. Vbs.) The Paris

ws Σ has $\theta \epsilon \lambda \epsilon \omega$, which was adopted in Dindorf's earlier editions.

προκλήσεις.] Harpoct. ε. υ. εἰώθεσαν ὁπότε δικάζουπό τυνες, έξαιτεῦν ἐνίστε θεραπαίνας ἡ θεράποντας εἰς βάσανον ἡ εἰς μαρτυρίαν τοῦ πράγματες, καὶ τοῦτο ἐκαλεῦτο προκαλεῖσθαι, τὸ δὲ γραμματεῖον τὸ περὶ τούτου γραφόμενον ώνοιμέςτο πρόκλησις. παρὰ πολλοῖς δὲ ἐστι ῥήτορσι. Δημοσθένης δ' ἐν τῷ κατὰ Στεφάνου καὶ περὶ ῶν πρόκλησις γίνεται δηλοῦ.

16. βασανίζειν οὐκ ἔστιν ἐναντίον υμών. In Dobree's Adversaria, we have the suggestive note 'Qu. interrog. Qu. the fact.' As a general rule doubtless this examination of slaves took place in private, before a magistrate or arbitrator or other authorized person, in the presence of a number of bystanders either concerned as witnesses or merely present out of curiosity (Or. 47 § 12); and the text as it stands would seem to imply that administration of torture in open court was not allowed. -We find Aeschines (Fals. Leg. § 126) proposing to 'question' certain slaves in public : ἄγωμεν δὲ καὶ τούς οίκέτας και παραδιδώμεν είς βάσανον...παρέσται δὲ ήδη ὁ δήμιος καί βασανιεί έναντίον ύμων, άν κελεύητε ... κάλει μοι τούς olκέτας δεθρο έπι το βημα... At this point (it is important to notice) follows a Challenge which Demosthenes declines.

οίον εἴ τι πέπρακται καὶ γέγονεν ἔξω που τῆς χώρας, ἀνάγκη καὶ τούτου πρόκλησιν εἶναι πλεῖν ἢ βαδίζειν οῦ τὸ πρᾶγμ' ἐπράχθη καὶ τῶν ἄλλων τῶν τοιούτων. ὅπου δ' αὐτὰ τὰ πράγματα ἐφ' αὐτῶν ἔστιν ὑμῖν ἐμφανἢ ποιῆσαι, τί ἦν ἁπλούστερον ἢ ταῦτ' ἄγειν εἰς μέ-17 σον; ᾿Αθήνησι μὲν τοίνυν ὁ πατὴρ ἐτελεύτησεν οὑμὸς, ἐγύγνετο δ' ἡ δίαιτα ἐν τἢ ποικίλη στοᾶ, μεμαρτυρήκασι δ' οὖτοι παρέχειν τὸ γραμματεῖον ᾿Αμφίαν πρὸς τὸν διαιτητήν. οὐκοῦν εἴπερ ἀληθὲς ἦν, ἐχρῆν αὐτὸ τὸ

Thus we have a proposal only, and it may be concluded from αν κελεύητε, that even if the Challenge had been accepted, the court would have had to give a special order for such departure from ordinary usage. Again in Or. 47 (Dem.) κατά Εὐέργου ψευδομαρτυριών § 16, we read: έδει αύτον, είπερ άληθη ήν ά φασιν αὐτὸν προκαλεῖσθαι, κληρουμένων των δικαστηρίων κομίσαντα την άνθρωπον, λαβόντα τὸν κήρυκα, κελεύειν έμε, εί βουλοίμην, βασανίζειν, και μάρτυρας τούς δικαστάς είσιόντας ποιείσθαι ώς έτοιμός έστι παραδούναι. But it would be idle to suppose that this passage proves that the torture might take place in open court; all that is meant is that the defendant might have produced the girl, when the court was about to sit, challenged the plaintiff to 'question' her, and called on the jurors to bear witness that he was ready to hand her over to be tortured in the usual manner and not in public court.

olop— $\ell\xi\omega$ $\tau\eta\hat{s}$ $\chi\omega\rho\alpha s.$] As an illustration of this form of Challenge, we find in Or. 32 the plaintiff (Zenothemis) borrowing money in Syracuse (§ 4) and the defendant challenging him at Athens to sail to Syracuse

and appear before the authorities there (§ 18). Cf. ex iure manum consertum voco in Cicero pro Murena § 26 (with Mr Heitland's note).

πλεῖν ἢ βαδίζειν.] Here, as often, contrasted with one another, as the ordinary words for 'going by sea or by land,' Fals. Leg. § 164. οδτ' ἐπείγεσθαι βαδίζουσιν οδτε πλεῖν αὐτοῖς ἐπήει.

17. ποικίλη στοῦ.] 'The frescoed porch.' So called from its pictures, representing the legendary wars of Athens and the battle of Marathon (Aeschin. Ctesiph. § 186). As is well known, it was this portice which gave the name of Stoics to the followers of Zeno of Citium. Persius III. 53 quaeque docet sapiens bracatis illita Medis Porticus.

The public arbitrators had particular buildings assigned them according to the tribe to which they belonged: thus in Or. 47 § 12 the arbitration takes place in the Heliaea, of γάρ την Οίνείδα και την Ἐρεχθηίδα διαιτώντες ενταῦθα κάθηνται.

έχρῆν] As usual, without ἄν We might have had εἐπερ ἀλη θὲς ἦν, ἐνέβαλεν ἄν τὸ γραμματείον, implying ἀλλ' οὐκ ἐνέβαλεν, whereas the sentence as it stands

γραμματείον εἰς τὸν ἐχῖνον ἐμβαλεῖν καὶ τὸν παρέχοντα μαρτυρεῖν, ἵν' ἐκ τῆς ἀληθείας καὶ τοῦ τὰ σημεῖα ἰδεῖν οἱ μὲν δικασταὶ τὸ πρᾶγμα ἔγνωσαν, ἐγὼ δὲ, εἴ τις ἢδί-18 κει με, ἐπὶ τοῦτον ἢα. νῦν δὲ εἶς μὲν οὐδεὶς ὅλον τὸ πρᾶγμα ἀνεδέξατο, οὐδὲ μεμαρτύρηκεν ἁπλῶς, ὡς ἄν τις τὰληθῆ μαρτυρήσειε, μέρος δ' ἔκαστος, ὡς δὴ σοφὸς καὶ διὰ τοῦτο οὐ δώσων δίκην, ὁ μὲν γραμματεῖον ἔχειν ἐφ' ῷ γεγράφθαι διαθήκη Πασίωνος, ὁ δὲ πεμφθεὶς ὑπὸ τούτου παρέχειν τοῦτο, εἰ δ' ἀληθὲς ἡ ψεῦ-

19 δος, οὐδὲν εἰδέναι. οἱδὶ δὲ τἢ προκλήσει χρησάμενοι 1107 παραπετάσματι διαθήκας ἐμαρτύρησαν, ὡς ἃν μάλισθ'

does not require &ν because it implies not άλλ' οὐκ ἐχρῆν, which would be absurd, but χρῆν, which έμβαλεῖν άλλ' οὐκ ἐκεβαλεν. So also with ὥφελον, ἔρελλον, ἔδει, προσῆκεν; 'sed multo latius patet hace ratio... Omnino, ubicunque non potest contrarium opponi, reete abest particula.' Hermann de particula ἀν § ΧΙΙ. On a similar principle we have τί ῆν ἀπλούστερον above, which follows the analogy of δίκαιον ῆν, εἰκὸς ῆν, &o.

τὰ σημεία.] Probably the seals attached to the will (cf. Becker's Charicles, Sc. ιχ. n. 14), and not those on the deposition-case or έχῦνος (as supposed in Starke's addenda to Hermann's Privatalt. § 65, 9). On the έχῦνος cf. Or. 39 § 18, σεσημασμένων τῶν ἐχίνων, and note on Or. 54 § 27. For the opening of the seals of a will, see År. Vesp. 584, κλάεω ἡμεῖς μακρὰ τὴν κεφαλὴν εἰπόντες τῷ διαθήκη, καὶ τῷ κόγχη τῷ πάνυ σεμνῶς τοῖς σημείωσιν ἐπούση.

ja] 'perhaps old Attic, Plat. Theaet. 180, Rep. 449' Veitch Greek Verbs s.v. είμι. As first person jew is rare, but προσήεω is not. In § 6 we have had ἀπήεω.

18. els...ουδels.] 'No single witness has accepted the whole responsibility;' cf. § 38 διείλοντο τάδικήματα. els ουδels is a much stronger negative than ουδels. Or. 21 (Meid.) § 12, ἐν γὰρ οὐδέν ἐστιν ἐφ΄ φ...οὐ δίκαιος ὧν ἀπολωλέναι φανήσεται. Cf. Fals. Lieg. § 201, ἐν ουδ ὀτιοῦν.

δ μἐν... ὁ δὲ.] Cephisophon (§§ 21, 22)... Amphias (ὁ Κηφισοφώντος κηδεστής, § 10)... The subject of ἔκαστος (ὁ μὲν... ὁ δὲ) is μεμαρτύρηκε implied by the former part of the sentence. This is all that is meant by Dobree's punctuation 'Distingue ὁ δὲ, πεμφθεὶς' to shew that πεμφθεὶς is subordinate to παρέχειν and is not to be taken with ὁ δὲ. Trans. 'another, that he produced the will on being sent by him (Amphias).'

19. παραπετάσματι] sc. προφάσει, (Or. 46 § 9 πρόφασω... τὴν πρόκλησω), προσχήματι, as a 'cloak,' or 'pretext,' lit. a 'screen' or 'curtain.' Plat. Protag. 316 π ταις τέχναις ταύταις παραπετάσμασω έχρήσαντο, immediately after προσχήμα ποιείσθαι και προκαλύπτεσθαι.

ώς αν μάλισθ' οἱ δικασταὶ... ἐπίστευσαν ... ἐγὼ δὲ ἀπεκλείοί δικασταὶ ταύτην τὴν διαθήκην ἐπίστευσαν τοῦ πατρὸς εἶναι, ἐγωὰ δὲ ἀπεκλείσθην τοῦ λόγου τυχεῖν ὑπὲρ ὧν ἀδικοῦμαι, οὖτοι δὲ φωραθεῖεν τὰ ψευδῆ μεμαρτυ-

σθην ... οδτοι δέ φωραθείεν ...] This sentence, as it stands in the mss, can only mean 'The present witnesses (Stephanus, &c.) used the challenge as a pretext for giving evidence of a will, in the very way in which the court would have believed that the will was my father's, and I should have been debarred from getting a hearing, and in which my opponents would now be palpably convicted of giving false evidence.' This makes nonsense, as the jury in the former trial did believe the witnesses, and Apollodorus was debarred from speaking. is quite out of place with ἐπίστευσαν and ἀπεκλείσθην, but not so with φωραθείεν (which cannot here be taken as a simple optative expressing a wish). It thus appears that we should (with G. H. Schaefer) remove av from the agrist indicative and place it with the aor. optative, and read as follows: $\dot{\omega}s$ (or $\ddot{\omega}\sigma\theta$) οί δικασταί... ἐπίστευσαν, ἐγὼ δὲ απεκλείσθην...οὖτοι δ' αν μάλιστα φωραθείεν. The sense thus gained is fairly satisfactory: 'the witnesses combined giving evidence of a challenge with giving evidence of a will (made the former a pretext for the latter). The result was that the jury in the previous trial believed the will was really my father's and therefore decided against me without giving me a hearing on my present wrongs; with the further result that by that very means my opponents would be clearly convicted of having given false

evidence;—a result quite the contrary of what they anticipated.'

Hermann attempts to explain the passage by the following

translation:

'Illi vero, provocationis praetextu usi, de testamento testati
sunt eo modo, quo facillime judices hoc patris testamentum
esse credere, ego autem ab oranda
causa mea excludi debebam [?], ipsi vero—falsa testati esse deprehenderentur; atqui contrarium
sperabant. Illa enim οὐτοι δέ,
(hic voce paullum subsistit orator) φωραθεῖεν τὰ ψευδῆ μεμαρτυρηκότες, ironice dicta esse
patet' (Opuscula IV. 27 de particula ἀν I. 7).

Dobree says: 'Sensus est: ita rem administrarunt, ut tunc quidem judices deciperent; postea autem hoc palam fieret, quamvis id non praeviderent.— Qu. de modorum permutatione. Similis locus F. Leg. 424. 16' τοσοῦτ' ἀπέχουσι τοῦ τοιοῦτόν τι ποιεῦν, ὥστε θαυμάζουσι καὶ ζηλοῦσι καὶ βούλουτ' ἀν αὐτὸς ἔκαστος τοιοῦτος είναι.

[I suggest ώs ἀν ει μάλιστα, and perhaps οὖτοι γε infra, (though οὖτοι δὲ might mean 'yet these' ἀc.). 'They gave their evidence so, that if the dicasts were ever so much persuaded, and I was stopped from further proceedings then, yet they will be detected in having lied.' ὡs ἀν φωραθεῖεν is a virtual synonym of ὥστε φωραθῆναι. See Aesch. Ag. 357 (366 Dind.) and my note.

For the use of $\delta \epsilon$ in apodosis, cf. Or. 21 (Mid.) p. 547 § 100, ϵl $\delta \epsilon$

ρηκότες. καίτοι τό γ' εναντίον φοντο τούτου. ἵνα δ' εἰδῆτε ταῦτα ὅτι ἀληθῆ λέγω, λαβὲ τὴν τοῦ Κηφισοφῶντος μαρτυρίαν.

τις πένης μηδèν ἡδικηκώς ταῖς ἐσχάταις συμφοραῖς ἀδίκως ὑπὸ τούτου περιπέπτωκε, τούτω δ' οὐδὲ συνοργισθήσεσθε; and for ὡς ἄν with optative equivalent to ὥστε, see Plat. Phaedr. p. 230', p. καὶ ὡς ἀκμὴν ἔχει τῆς ἀνθης, ὡς ἀν εἰωδέστατον παρέχοι τὸν τόπον, see how this willow is in full blossom, so as to fill the place with fragrance! Symp. p. 187 p. τοῖς μὲν κοσμίοις τῶν ἀνθρώπων, καὶ ὡς ἀν κοσμώτεροι γίγνουντο οἱ μήπω ὅντες, δεῖ χαρίτεσθαι. P.]

ζεσθαι. Ρ.] §§ 19—23. To prove this, take the evidence of Cephisophon. He deposes to a document having been left him by my father, inscribed 'Pasion's Will;' thinking that to depose to this only was a mere trifle, and that he could not safely go so far as to add (what in itself would have been a simple matter) 'that this was the document produced by the deponent.'-Now, had Phormio's name appeared outside, the deponent might reasonably have kept the document for Phormio; further, had it really been endorsed 'Pasion's Will,' it would have belonged to me by inheritance like the rest of my father's property, and I should of course have appropriated it, feeling that, with a lawsuit before me, the will, if its terms were those alleged, would be rather detrimental to my interests. The fact that, in spite of the alleged endorsement, it has been produced to Phormio, not to myself; and been let alone by me, proves the forgery of the will and the falsehood of the deposition of

Cephisophon. However, I dismiss him for the present, especially as he has given no evidence on the contents of the will, which by the way is a strong proof of the falsehood of the deposition of Stephanus and his friends. Cephisophon, the very person who deposes to having the document, did not dare to depose to its identity with that produced by Phormio; and yet the present witnesses (Stephanus and his friends) have declared that it is a copy of the other, though they cannot claim to have been present when the will was drawn up, never saw it opened before the arbitrator, and indeed have deposed that I refused to open If so, have they not clearly charged themselves with having given false evidence?

Maρτυρία.] The wording of this deposition is identical with that of the speech itself (§§ 18 and 20), with the exception of . the clause ύπὸ τοῦ πατρὸς, (naturally suggested by Karaλειφθήναι,) and the description of the witness as Κεφάλωνος 'Αφιδναΐος. Κεφάλων is a parallel form of Κεφαλίων and is found elsewhere (Plut. Arat. 52). One Κηφισοφών 'Αφινδαΐος is mentioned in inscriptions as trierarch and commander of the fleet, and it has been proposed to identify him with the witness in this case, though the name of the trierarch's father is not given (Boeckh, Seewesen p. 442). The composer of the deposition may have been led to assign Cephisophon to Aphidna by a passage in Or. 59 κατά Nealous

MAPTTPIA.

[Κηφισοφῶν Κεφάλωνος 'Αφιδυαίος μαρτυρεί καταλειφθῆναι αὐτῷ ὑπὸ τοῦ πατρὸς γραμματείον, ἐφ΄.
 ῷ ἐπιγεγράφθαι διαθήκη Πασίωνος.]

20 Οὐκοῦν ἢν ἁπλοῦν, ὡ ἄνδρες δικασταὶ, τὸν ταῦτα μαρτυροῦντα προσμαρτυρῆσαι " εἶναι δὲ τὸ γραμμα- "τεῖον, ὁ αὐτὸς παρέχει, τοῦτο," καὶ τὸ γραμματεῖον ἐμβαλεῖν. ἀλλὰ τοῦτο μὲν, οἶμαι, τὸ ψεῦδος ἡγεῖτο ὀργῆς ἄξιον, καὶ δίκην ἀν ὑμῶς παρ' αὐτοῦ λαβεῖν, γραμματεῖον δ' αὐτῷ καταλειφθῆναι μαρτυρῆσαι φαῦλον καὶ οὐδέν. ἔστι δὲ τοῦτ' αὐτὸ τὸ δηλοῦν καὶ κατηγο-21 ροῦν ὅτι πῶν τὸ πρῶγμα κατεσκευάκασιν. εἰ μὲν γὰρ ἐπῆν ἐπὶ τῆς διαθήκης "Πασίωνος καὶ Φορμίωνος" ἢ "πρὸς Φορμίωνα" ἢ τοιοῦτό τι, εἰκότως ᾶν αὐτὴν ἐτήρει τούτῷ εἰ δ', ὥσπερ μεμαρτύρηκεν, ἐπῆν "διαθήκη" Πασίωνος," πῶς οὐκ ᾶν ἀνηρήμην αὐτὴν ἐγὼ, συνει-

m testimonium om. Σ.

§§ 9—10, where a person of that name bribes one Stephanus of Erceads to charge Apollodorus with causing the death of a woman at Aphidna. (A. Westermann u.s. pp. 108—9, cf. § 8 supra.)

20. ἐμβαλεῖν] sc. εἰς τὸν ἐχῦνον, § 17.—ὀργὴ, the indignation of the court.—ἀν λαβεῖν depends, like the previous

clause, on inveito.

γραμματεῖον δὲ.] 'Whereas to give evidence of a document having been bequeathed to him, was a trifle of no importance.'

Kennedy.

'Haσίωνος και Φορμίωνος.'] 'At ineptus Pasio fuisset, si hoc inscripsisset; de utrisque enim, et Phormione et fillis, in econstituerat' (Lortzing Apoll. p.78).—ἐτήρει τούτ ω 80. Φορμίωνι.
'If the inscription had been,

"This belongs to Pasio, and to Phormio," or "for Phormio," or anything of that sort, he would reasonably have kept it for him."

The solve are depopulary...] 'I should of course have appropriated it.' The plaintiff actually says that if the terms of the will were such as alleged and if it had been really inscribed 'Pasion's Will.' (διαθήκη is emphatic: 'had the endorsement been, not merely, 'This is Pasion's,' but 'This is Pasion's vill,'&o.'), then he would certainly have claimed it as heir to his father's property and, finding it detrimental to his own interests, would have kept it close.' The effrontery of this statement is sufficiently startling.

As regards the phrase διαθήκην ἀναιρεῖσθαι, it may be noticed that in Isaeus Or. 6 (Philoct.) §§ 30—

δώς μεν εμαυτώ μελλοντι δικάζεσθαι, συνειδώς δ' ύπεναντίαν οὖσαν, εἴπερ ἦν τοιαύτη, τοῖς ἐμαυτῷ συμφέρουσι, κληρονόμος δὲ αν καὶ ταύτης, εἴπερ ἦν τοὐ-22 μοῦ πατρὸς, καὶ τῶν ἄλλων πατρώων ὁμοίως; οὐκοῦν τῷ παρέχεσθαι μὲν Φορμίωνι, γεγράφθαι δὲ Πασίωνος, είασθαι δ' ύφ' ήμων, έξελέγχεται κατεσκευασμένη 1108 μεν ή διαθήκη, ψευδής δ' ή τοῦ Κηφισοφώντος μαρτυρία. άλλ' έῶ Κηφισοφῶντα οὔτε γὰρ νῦν μοι πρὸς έκεινόν έστιν ούτ' έμαρτύρησεν έκεινος περί των έν 23 ταις διαθήκαις ενώντων οὐδέν. καίτοι καὶ τοῦτο σκοπείτε, όσον έστὶ τεκμήριον, δ άνδρες 'Αθηναίοι, τοῦ τούτους τὰ ψευδη μεμαρτυρηκέναι. εἰ γὰρ ὁ μὲν αὐτὸς έχειν τὸ γραμματείον μαρτυρών οὐκ ἐτόλμησεν ἀντίγραφα είναι à παρείχετο Φορμίων των παρ' αύτω μαρτυρήσαι, οδτοι δὲ οὐτε ἐξ ἀρχής ώς παρήσαν ἔχοιεν αν είπειν οἴτε ἀνοιχθὲν είδον πρὸς τῷ διαιτητῆ τὸ γραμματείον, άλλα καὶ μεμαρτυρήκασιν αὐτοὶ μὴ ἐθέλειν έμε ανούγειν, ταῦτα ώς αντίγραφά έστιν εκείνων

33, we have πείθουσι τὸν Εὐκτήμονα την διαθήκην άνελειν ώς ού χρησίμην οδσαν τοις παισί· followed by & Εύκτημων έλεγεν ότι βούλοιτ' άνελέσθαι την διαθήκην and ποιησάμενος πολλούς μάρτυρας ώς οὐκέτι αὐτῷ κέοιτο ἡ διαθήκη, ώχετο άπιών. Cf. also Isaeus Or. 1 (Cleonym.) § 14, ἀσθενών... έβουλήθη ταύτας τὰς διαθήκας ανελείν, where Schömann remarks ' ἀναιρεῖν est λύειν tollere, rescindere: ἀναιρεῖσθαι autem, de contractuum, testamentorumque tabulis, proprie est repetere ab eo, apud quem depositae fuerunt, quod fit a sublaturo.' In these passages, however, the phrase is used of a testator revoking his own will; here of an heir claiming his father's will, with a view to suppressing it.

Cf. note on Or. 34 § 31.

22. τῷ παρέχεσθαι Φορμίωνι.]
'By its being produced, not by, but to Phormio.'—είωσθαι δ' and yet let alone, (not made away with,) by myself.' (See last note.)
The pf. pass. είωσθαι is apparently never used elsewhere.

23. αὐτὸς ἔχειν.] 'That he had the document in his own

keeping.

έξ ἀρχῆς ὡς παρῆσαν.] 'Were present in the first instance' as witnesses when Pasion made his will. But it may be remarked that even supposing they were so present, it does not follow that they would know the contents of the document. (See note on Or. 46 § 2 and Becker's Charicles, Sc. ix. note 18.)

μεμαρτυρηκότες, τί ἄλλο ἡ σφῶν αὐτῶν κατήγοροι γεγόνασιν ὅτι ψεύδονται;

24 "Ετι τοίνυν, ω ἄνδρες 'Αθηναῖοι, ως γέγραπταί τις αν έξετάσας τὴν μαρτυρίαν γνοίη παντελώς τοῦτο μεμηχανημένους αὐτοὺς, ὅπως δικαίως καὶ ἀδίκως δόξει ταῦτα ὁ πατὴρ ούμὸς διαθέσθαι. λαβὲ δ' αὐτὴν τὴν μαρτυρίαν, καὶ λέγ' ἐπισχών οῦ ἄν σε κελεύω, ἵν' ἐξ αὐτῆς δεικνύω.

MAPTYPIAI.

[Μαρτυροῦσι παρεῖναι πρὸς τῷ διαιτητῆ Τισίᾳ, ὅτε προὖκαλεῖτο Φορμίων ᾿Απολλόδωρον, εἰ μή φησιν ἀντίγραφα εἶναι τῶν διαθηκῶν τῶν Πασίωνος.]

25 Ἐπίσχες. ἐνθυμεῖσθε ὅτι τῶν διαθηκῶν γέγραπται τῶν Πασίωνος. καίτοι χρῆν τοὺς βουλομένους τὰληθῆ μαρτυρεῖν, εἰ τὰ μάλιστ' ἐγίγνετο ἡ πρόκλησις, ὡς οὐκ ἐγίγνετο, ἐκείνως μαρτυρεῖν. λέγε τὴν μαρτυρίαν ἀπ' ἀρχῆς πάλιν.

MAPTYPIA.

1109

Μαρτυροῦσι παρείναι πρὸς τῷ διαιτητῆ Τισίą. Μαρτυροῦμεν παρῆμεν γὰρ δή. λέγε. ὅτε προὐκαλεῖτο Φορμίων ᾿Απολλόδωρον.

§§ 24—26. Letus now examine the terms of the deposition and we shall see that its object is to make it appear by any means, fair or foul, that my father made this will. It speaks of 'the will of Pasion;' whereas it ought to have run 'the will which Phormio asserts to have been left by Pasion;' and you are aware that there is a vast difference between a thing being really true and Phormio's saying so.

24. ώς γέγραπται κ.τ.λ.] i.e. εί τις έξετάσειεν ώς γέγραπται ή

μαρτυρία, γνοίη κ.τ.λ.
δικαίως και άδικως δόξει.] 'That
rightly or wrongly it may appear that my father made this
will.' A singular expression,

will.' A singular expression, the adverbs belonging to δόξει and not to διαθέσθαι.

25. el τὰ μάλιστα.] 'If it were ever so true that the challenge took place, which I utterly deny.'—ἐκείνως, 'in a form whic in I am about to shew,' viz. in § 26 τῶν διαθηκῶν (ποι τῶν Πασίωνος) but ὧν φησι Φορμίων Πασίωνα καταλιπεῖν.

Καὶ τοῦτο, εἴπερ προὐκαλεῖτο, ὀρθῶς αν ἐμαρτύρουν. εἰ μή φησιν ἀντίγραφα εἶναι τῶν διαθηκῶν τῶν Πασίωνος.

26 *Εχε αὐτοῦ. οὐδ' ᾶν εἶς ἔτι δήπου τοῦτ' ἐμαρτύρησεν, εἰ μή τις καὶ παρῆν διατιθεμένω τῷ πατρὶ τῷ ἐμῷ· ἀλλ' εὐθὺς ᾶν εἶπε "τί δ' ἡμεῖς ἴσμεν, εἴ τινές "εἰσι διαθῆκαι Πασίωνος;" καὶ γράφειν ᾶν αὐτὸν ἡξίωσεν, ὥσπερ ἐν ἀρχῷ τῆς προκλήσεως, "εἰ μή "φημ' ἐγὰ ἀντίγραφα εἶναι τῶν διαθηκῶν, ὧν φησι "Φορμίων Πασίωνα καταλιπεῖν," οὐ "τῶν Πασίω" νος." τοῦτο μὲν γὰρ ἦν εἶναι διαθήκας μαρτυρεῖν ὅπερ ἦν τούτοις βούλημα, ἐκεῖνο δὲ φάσκειν Φορμίωνα πλεῖστον δὲ δήπου κεχώρισται τό τ' εἶναι καὶ τὸ τοῦτον φάσκειν.

27 Για τοίνυν εἰδητε ύπερ ηλίκων καὶ όσων ην τὸ κατασκεύασμα τὸ της διαθήκης, μικρὰ ἀκούσατέ μου. ην γὰρ, ὦ ἄνδρες 'Αθηναιοι, τοῦτο πρῶτον μεν ὑπερ τοῦ μὴ δοῦναι δίκην ὧν διεφθάρκει ην ἐμοὶ μεν οὐ

26. et rivés elou.] 'if there is any will of Pasion's at all.'

ὤσπερ ἐν ἀρχἢ τῆς προκλήσεως.] ὤσπερ should perhaps

be struck out.

φάσκειν] (sc. εἶναι διαθήκας.) Here, as often, used with the collateral notion of saying what is untrue. Thus both φημί and φάσκω are used in Soph. El. 319 of promising without performing: φησίν γε φάσκων δ' οὐδὲν ὧν λέγει ποιεῖ. [For the whole sentence, cf. Eur. Alc. 528 χωρὶς τό τ' εἶναι καὶ τὸ μὴ νομίξεται.]

§§ 27, 28.] An examination of the terms of the 'Will' proves that Phormio had important motives for forging it, viz. (1) to escape the penalty for seducing one who shall be nameless, (2) to secure all my father's money that was in my mother's

hands; and (3) to obtain control over all the rest of the family property.

27. κατασκεύασμα.] The 'fabrication,' 'forgery,' of the will. Cf. κατασκευάζει» in §§ 13 and 20.

αν διεφθάρκει ήν...] To escape the penalty of having corrupted her whose name I cannot here mention without impropriety, but whom you yourselves know without my naming her.' (For this 'delicacy of allusion,' of note on § 3.)—ων διεφθάρκει ήν is equivalent to τῆς διαφθορώς τῆς γυναικός ήν (οτ τοῦ διεφθαρκένα ταύτην ήν). The substantive is here 'thrown into' the verb as in Fals. Leg. § 238 p. 415 ἐν αὐτοῖς οἶς ἐτιμῶσθε, 'in the very honours you enjoyed,' where Shilleto quotes de corona § 312

καλδυ λέγειν, ύμεις δ' ίστε, καν έγω μη λέγω, ἔπειθ' ύπερ τοῦ κατασχεῖν ὅσα ἢν τῷ ἡμετέρῷ πατρὶ χρήματα παρὰ τἢ μητρὶ, πρὸς δὲ τούτοις ὑπερ τοῦ καὶ τῶν ἄλλων τῶν ἡμετέρων ἀπάντων κυρίῷ γενέσθαι. ὅτι δ' οὕτω ταῦτ' ἔχει, τῆς διαθήκης αὐτῆς ἀκούσαντες γνώσεσθε φανήσεται γὰρ οὐ πατρὸς ὑπερη υίέων γράφοντος ἐοικυῖα διαθήκη, ἀλλὰ δούλου λελυμασμένου τὰ 28 τῶν δεσποτῶν, ὅπως μὴ δώσει δίκην σκοποῦντος. λέγε ΙΙΙΟ δ' αὐτοῖς τὴν διαθήκην αὐτὴν, ῆν οὖτοι μετὰ τῆς προκλήσεως μεμαρτυρήκασιν ὑμεῖς δ' ἐνθυμεῖσθε ἃ λέγω.

ΔΙΑΘΗΚΗ.

° [Τάδε διέθετο Πασίων 'Αχαρνεύς δίδωμι την ἐμαυτοῦ γυναῖκα 'Αρχίππην Φορμίωνι, καὶ προῖκα ἐπιδίδωμι 'Αρχίππη τάλαντον μὲν τὸ ἐκ Πεπαρήθου,

ωσπερ Z cum libris. ως περί Σ in margine. περί G. H.
 Schaefer. ὑπὲρ Bekk. et Dindf. cum H. Wolf.
 om. Σ.

ἐφ' οῖς ἐλυμήνω and a striking instance from Plato, Phaedo p. 94 c. We may add Meid. § 189 p. 576 ἐφ' οῖς ἐλειτούργουν ὑβρίζειν and Ar. Ach. 677, οὐ γὰρ ἀξίως ἐκείνων ὢν ἐναυμαχήσαμεν γηροβοσκούμεσθ' ὑφ' ὑμῶν. Cf. Or. 55 § 32.

ύπερ τοῦ κατασχεῖν.] 'for the purpose of securing.' So inf. § 47 δπως τὴν ἀφορμὴν τῆς τραπέζης

κατάσχοι.

κυρίω γενέσθαι.] The dative is used as though the sentence had begun with η διαθήκη κατεσκεύαστο Φορμίωνι instead of with its equivalent in sense ην το κατασκεύασμα το της διαθήκης. The regular construction would of course require κύριον (proposed by Lambinus and approved by G. H. Schaefer).

λελυμασμένου.] Also a deponent perfect in Or. 19 § 105 and Or. 21 § 173 (λελύμαν-ται). The inf. is found as pass. in Or. 20 § 142.—The sense is:—'a slave who is thinking how to escape punishment for having wronged, dishonoured, his master's household, damaged his master's refers to his master's wife [but is expressed purposely in a general way. Aeschylus however uses γυναικός λυμαντήριος in this sense, Ag. 1413 and Cho. 751. P.]

διαθήκην μετὰ τῆς προκλήσεως.] § 12 προσεμαρτύρουν τῆ προκλήσει τὴν διαθήκην and § 15 πρόκλησιν όμοῦ διαθήκη μαρτυρεῖν. The mss have πρό, which is altered by Reiske into μετὰ and by Dobree into διὰ (cf. § 81 τὴν μίσθωσιν ῆν τὸν αὐτὸν τρόπον διὰ προκλήσεως ἐνέβαλοντο).

τὸ ἐκ Πεπαρήθου...τὸ αὐτόθεν.]

τάλαντον δὲ τὸ αὖτόθεν, συνοικίαν ἑκατὸν μνῶν, θεραπαίνας καὶ τὰ χρυσία καὶ τἄλλ' ὅσα ἐστὶν αὐτἢ ἔνδον. ἄπαντα ταῦτα ᾿Αρχίππῃ δίδωμι.]°

'Ηκούσατε, ω ἄνδρες 'Αθηναίοι, τὸ πλήθος τής προικός, τάλαντον ἐκ Πεπαρήθου, τάλαντον αὐτόθεν, συνοικίαν ἑκατὸν μνῶν, θεραπαίνας καὶ χρυσία, καὶ τἄλλα, φησὶν, ὅσα ἐστὶν αὐτῆ, δίδωμι, τούτω τῷ γράμματι καὶ τοῦ ζητῆσαί τι τῶν καταλειφθέντων ἀποκλείων ήμᾶς.

29 Φέρε δὴ δείξω τὴν μίσθωσιν ὑμῖν καθ' ἢν ἐμεμίσθωτο τὴν τράπεζαν παρὰ τοῦ πατρὸς οὖτος. καὶ γὰρ ἐκ ταύτης, καίπερ ἐσκευωρημένης, ὄψεσθε ὅτι πλάσμα ὅλον ἐστὶν ἡ διαθήκη. δείξω δ' ἢν οὖτος παρέσχετο

'Malim $\tau \hat{\omega} \nu \dots \tau \hat{\omega} \nu$.' Dobree.

Sumsin gross, charged on land, are meant (as Pabst and Kennedy understand it); not annual rents (as G. H. Schaefer supposes).—On συνοικίαν see notes on Or. 36 §§ 6 and 34.

καὶ τοῦ ζητήσαι... ἀποκλείων.] See on Or. 40 § 15 ἐάν τι οὖτοι

τῶν πατρψων ἐπιζητῶσι.

§§ 29—36. Again, the 'lease' upon which Phormio took the bank from my father, though itself a fabrication, will prove the 'Will' an utter forgery.

It concludes with a clause stating that my father owes eleven talents to the bank. This was added in order that whatever sums were traced to Phormio, might be made out to have been 'paid' in discharge of this debt, and not embezzled.—(You imagine perhaps that, as Phormio speaks bad Greek, he is merely a foreigner and a fool. To be sure, he is anything but a good Greek in hating those he ought to honour, but in villany

and knavery he is far from a fool.)

The terms of the 'lease' shall now be read and examined.

(1) No one would have paid so large a rent, as that alleged, for the banking business.

(2) No one would have committed the rest of his property to a man under whose management

the Bank got into debt.

(3) The stringency of the proviso preventing Phormio from doing business as a banker on his own account is inconsistent with the singularly generous terms of the will and proves the latter to be a forgery.

29. την μίσθωσυ κ.τ.λ.] See Or. 36 §§ 4—6.—και γὰρ ἐκ ταύτης, 'for from this too,' ἀς [The clause καιπερ ἐσκευωρημένης reads unlike the style of De-

mosthenes. P.]

πλάσμα.] Cf. πέπλακε in line 10 of Argument, and Or. 36 § 33. Hesychius has πλάσμα· σχηματισμός (late Greek 'pretence'). ψεῦσμα. ἢ κτίσμα.

μίσθωσιν, οὐκ ἄλλην τινὰ, ἐν ἢ προσγέγραπται ἔνδεκα τάλαντα ὁ πατηρ ὀφείλων εἰς τὰς παρακαταθήκας 30 τούτω. ἔστι δ', οἶμαι, ταῦτα τοιαῦτα. τῶν μὲν οἴκοι χρημάτων ὡς ἐπὶ τἢ μητρὶ δοθέντων διὰ τῆς διαθήκης αὐτὸν ἐποίησε κύριον, ὥσπερ ἀκηκόατε ἄρτι, τῶν δ' ἐπὶ τῆς τραπέζης ὄντων, ὰ πάντες ἤδεσαν καὶ λαθεῖν οὐκ ἦν, διὰ τοῦ προσοφείλοντα ἀποφῆναι τὸν πατέρα ἡμῶν, ἵν', ὅσα ἐξελέγχοιτο ἔχων, κεκομίσθαι φαίη. ὑμεῖς δ' ἴσως αὐτὸν ὑπειλήφατε, ὅτι σολοικίζει τῆ φωνῆ, βάρβαρον καὶ εὐκαταφρόνητον εἶναι. ἔστι ΙΙΙΙ

ένδεκα ταλ.] The origin of this 'debt' is carefully explained in Or. 36 §§ 4—5 (see note on προσώφειλε p. 6), and in the present speech, the plaintiff says nothing that materially shakes that explanation. [The construction is, δφείλων τούτω εἰς τὰς π., 'owing Phormio eleven talents on the deposits,' or 'for the deposits' which he had put out to interest. Kennedy translates, 'upon the deposits to Phormio.' See § 31 fin. P.]

30. ως έπι τῆ μητρι δοθέντων.]
'As my mother's dowry. Or. 40,
περι προικός, § 6, ἐκδόντος αὐτὴν...
και προῖκα τάλαντον ἐπιδόντος.

πάντες ήδεσαν κ.τ.λ.] This must be taken as a rhetorical exaggeration. All that the speaker probably means is that as Phormio was only the lessee, not the owner of the bank, he could be called upon by Apollodorus, the lessor after Pasion's death, to give an account of all the moneys held by the bank. As a contrast we have in § 66 εργασίας άφανεῖς διὰ τῆς τραπέζης ποιῆται.

κεκομίσθαι.] In middle sense. Or. 41 § 11 οὐκ ἀνενηνόχασι κεκομισμένοι (τὴν φιάλην). Or. 56 (Dionysod.) § 3 δέον δ' αὐτὸν ἐν τῷ πέρυσιν ὤρα κεκομίσθαι τὰ χρήματα. Trans. 'that whatever sums he might be proved to possess, he might pretend he had recovered in the way of debts.'

σολοικίζει τη φωνή, βάρβαρον.] (See note on Or. 36 § 1 την απειρίαν τοῦ λέγειν.) σόλοικος is a word of narrower meaning than $\beta d\rho \beta a\rho os$ and is applied mainly to faults of pronunciation or mistakes in Grammar, especially Syntax, due to foreign extraction; while βάρβαρος, though originally referring to language (as an onomatopœetic word connected with the Sanskrit varvara 'a jabberer') and at first describing the incoherent jargon, as the Greeks considered it, of all languages but their own, gradually attained a wider signification and embraced all that was non-Hellenic in the customs, the politics, the laws, and the moral and intellectual characteristics of foreign nations. (Cf. Isocr. Paneg. §3 n.)

Hesychius (possibly with the present passage in view) has the gloss σολοικίζει βαρβαρίζει, and Aristotle (περὶ σοφιστικών ελέγχων § 3) explains σολοικίζειν

δὲ βάρβαρος οὖτος τῷ μισεῖν οὖς αὐτῷ προσῆκε τιμᾶν τῷ δὲ κακουργῆσαι καὶ διορύξαι πράγματα 31 οὐδενὸς λείπεται. λαβὲ δὴ τὴν μίσθωσιν, καὶ λέγε, ῆν τὸν αὐτὸν τρόπον διὰ προκλήσεως ἐνεβάλοντο.

ΜΙΣΘΩΣΙΣ ΤΡΑΠΕΖΗΣ.

^p[Κατὰ τάδε ἐμίσθωσε Πασίων τὴν τράπεζαν Φορμίωνι· μίσθωσιν φέρειν Φορμίωνα τῆς τραπέζης τοῖς παισὶ τοῖς Πασίωνος δύο τάλαντα καὶ τετταρακοντα μνᾶς τοῦ ἐνιαυτοῦ ἐκάστου, χωρὶς τῆς καθ' ἡμέραν διοικήσεως· μὴ ἐξεῖναι δὲ τραπεζιτεῦσαι χωρὶς Φορμίωνι, ἐὰν μὴ πείση τοὺς παῖδας τοὺς Πασίωνος. ὀφείλει δὲ Πασίων ἐπὶ τὴν τράπεζαν ἔνδεκα τάλαντα εἰς τὰς παρακαταθήκας.]^p

P om. Z.

by $\tau_{\widehat{U}}$ defer barbarlser and (in § 14) illustrates it by instances from the rules of gender. The distinction drawn between $\beta a \rho \beta a \rho \sigma \mu \dot{\sigma} \dot{\sigma}$ and $\sigma c \lambda o \kappa \kappa \sigma \mu \dot{\sigma} \dot{\sigma}$ by Zeno and the Stoics, and accepted by the writers on Rhetoric, is perhaps best expressed by Quintilian: 'vitium quod fit in singulis verbis, sit barbarismus ... cetera vitia omnia ex pluribus vocibus sunt, quorum est soloecismus' (1. 5, 6 and 34).

βάρβαρον και εὐκαταφρόνητον.] Ar. Nubes 492 ἀμαθὴς...και βάρ-

βaρos.

διορύξαι πράγματα.] Lit. 'to undermine,' 'to ruin,' [here, perhaps, 'to be a rogue in business']. A metaphor from house-

breaking. Or. 9 § 28 κακω s διακείμεθα καὶ διορωρύγμεθα κατὰ πόλεις. Or. 35 (Lacr.) § 9 ολα έτοιχωρύχησαν οὐτοι περὶ το δάνειον, and Philostratus 552 (quoted by Liddell & Scott) τοιχωρυχεῦν τοὺς λόγους τινός.

81. διὰ προκλήσεως.] 'by means of,' i.e. 'under cover of,' .- 'under cover of,' .- 'using the Challenge as a cat's paw.' Cf. Fals. Leg. § 291, ἔκρινε Φιλόνεικον καὶ δι' ἐκείνου τών σοὶ πεπραγμένων κατηγόρει, where Shilleto quotes the present passage.

32. τῆς καθ' ἡμέραν διοικήσεως.]
'The daily expenditure' involved in managing the bank, paying

under-clerks, &c.

ἐνιαυτοῦ ἐκάστου, μὴ ἐξεῖναι δὲ τραπεζιτεύειν αὐτῷ, ἐὰν μὴ ἡμᾶς πείση. προσγέγραπται δὲ τελευταῖον "ὀφείλει δὲ Πασίων ἔνδεκα τάλαντα εἰς τὰς παρα-33 "καταθήκας.'' ἔστιν οὖν ὅστις ᾶν τοῦ ξύλου καὶ τοῦ χωρίου καὶ τῶν γραμματείων τοσαύτην ὑπέμεινε φέρειν μίσθωσιν; ἔστι δ' ὅστις ᾶν, δι δν ώφειλήκει τοσαῦτα χρήματα ἡ τράπεζα, τούτῳ τὰ λοιπὰ ἐπέτρεψεν; εἰ γὰρ ἐνεδέησε τοσούτων χρημάτων, τούτου διοικοῦντος ἐνεδέησεν. ἴστε γὰρ πάντες, καὶ οτ' ἡν ὁ πατὴρ ἐπὶ τοῦ τραπεζιτεύειν, τοῦτον καθήμενον καὶ διοικοῦντα ἐπὶ τῆ τραπέζη, ὥστε ἐν τῷ μυλῶνι προσμάλωνι Bekker (Berlin ed.) et Dind. μιλῶνι Zet Bekker (Leipsig ed.).

33. ξύλου...χωρίου... γραμματείων.] The bench (desk or counter)...the site (in the marketplace)...the banking-books (ledg-

ers, &c.).

ώφειλήκει ή τράπεζα.] Phormio's account is that Pasion owed 11 talents to the bank; whereas Apollodorus unfairly. as it seems, treating this sum as a deficit though it stood in Pasion's hands to the credit of the bank, denounces Phormio for having caused the bank to get into debt. [Apollodorus wishes to throw a doubt on Phormio's ever having had a lease at all on the terms now brought forward. He says he would have been a fool to pay so much for a business that was encumbered if not insolvent: and Pasio would have been equally foolish if he had let the bank to one who had managed it so badly as Phormio. P.1

el γάρ κ.τ.λ.] A sophistical argument to bear out the previous clause δι' δυ ωφειλήκει τη τράπεζα. It is quite true that τράπεζα ἐνεδέησε χρημάτων, but then the 11 talents in question were held by Pasion on the

security of land and were part of the assets of the business.—

On καθήμενον κ.τ.λ. v. Or. 36 § 7, n. έν τῷ μυλώνι.] So far from being made master of the rest of the household, Phormio ought to have been punished, as a slave, with hard-labour at the mill, for bad management. For the mill, as a common part of slaves' labour, cf. the Phormio of Terence, II. 18 'herus si redierit, Molendum usque in pistrino, vapulandum, habendae compedes.' In Lysias Or. 1 § 18 a master threatens his θεράπαινα with the punishment μαστιγωθείσαν els μυλώνα έμπεσείν, and Dinarchus, contr. Dem. § 23, says that Memnon the miller was condemned to death for making a freeborn boy work in his mill. Cf. Eur. Cycl. 240 els μυλώνα καταβαλείν, and Pollux, Ινα κολάζονται οι δούλοι, μυλώνες κ.τ.λ. (K. F. Hermann, Privatalt. § 24, 9.) The parallel of Samson, 'eyeless in Gaza at the mill with slaves,' will occur to every reader (Judges xvi. 21. Milton Samson Agonistes 41, &c.). —μύλων, 'a false form.' Chandler, Gk. Acc. § 638.

ῆκεν αὐτὸν εἶναι μᾶλλον ἢ τῶν λοιπῶν κύριον γεν34 έσθαι. ἀλλ' ἐῶ ταῦτα καὶ τἄλλ' ὅσ' ἄν περὶ τῶν III2
ἔνδεκα ταλάντων ἔχοιμι εἰπεῖν, ὡς οὐκ ἄφειλεν ὁ πατὴρ, ἀλλ' οὖτος ὑφήρηται. ἀλλ' οῦ ἀνέγνων ἔνεκα^τ,
τοῦ τὴν διαθήκην ψευδῆ δεῖξαι, τοῦθ' ὑμᾶς ἀναμνήσω.
γέγραπται γὰρ αὐτόθι, μὴ ἐξεῖναι δὲ τραπεζιτεύειν
Φορμίωνι, ἐὰν μὴ ἡμᾶς πείση. τοῦτο τοίνυν τὸ γράμμα
παντελῶς δηλοῦ ψευδῆ τὴν διαθήκην οὖσαν. τίς γὰρ
ἀν⁶ ἀνθρώπων, ὰ μὲν ἔμελλε^t τραπεζιτείων οὖτος ἐργάζεσθαι^α, ταῦθ' ὅπως ἡμῖν τοῖς αὐτοῦ παισὶν, ἀλλὰ
μὴ τούτω γενήσεται προὐνοήθη, καὶ διὰ τοῦτο μὴ
ἐξεῖναι τούτω τραπεζιτεύειν ἔγραψεν, ἵνα μὴ ἀφίστηται ἀφ' ἡμῶν' ὰ δ' αὐτὸς εἰργασμένος ἔνδον κατ35 έλειπε, ταῦθ' ὅπως οὖτος λήψεται παρεσκεύασεν; καὶ

* elveka Z.

· åv G. H. Schaefer.

om. Bekker et Z cum libris.

t ήμελλε Z. (See note on Isocr. Paneg. § 83.)

^u Bekker. om. Z cum Σ.

34. ἐῶ ταῦτα κ.τ.λ.] The speaker, it will be observed, makes no attempt to meet fairly the statement made on the opposite side, accounting for the 11 talents not being actually in the bank. (Or. 36 §§ 4—6).

[ὑφήρηται. Phormio, he says, has filched, or secretly withdrawn, eleven talents from the bank, which he now pretends Pasion and Pasion's heirs were bound to repay. P.]

μη τραπεζιτεύευ.] The object of this clause appears to have been to prevent Phormio's doing business on his own account, apart from the profits made on the bank. The plaintiff seems rather unfairly to suggest that Phormio was allowed to make no profit whatever out of the lease.

ris $\gamma a \rho a \nu \kappa.\tau.\lambda.$] 'Is there any man, I ask, who, after

taking precautions to ensure his own children receiving the profits of a lessee's management of the bank, by preventing him from doing business on his own behalf, nevertheless actually provided for that lessee's appropriating the profits he had himself laid by in his lifetime and left behind him on his death?' [The two things, he says, are inconsistent. If Phormio must bank only in the interest and for the benefit of Pasion's family, it was not likely that he would have had so much money left him by Pasion; i.e. he must have got it unfairly. The sentence is artificially constructed, and is one of those sometimes called 'bimembered.' where each clause is antithetical to the other, as here προύνοήθη δπως to παρεσκεύασεν δπως. P.]

τῆς μὲν ἐργασίας ἐφθόνησεν, ῆς οὐδὲν αἰσχρὸν ἦν μεταδοῦναι τὴν δὲ γυναῖκα ἔδωκεν, οὖ μεῖζον οὐδὲν ἂν κατέλιπεν ὅνειδος; τυχών γε τῆς παρ' ὑμῶν δωρεῶς, εἶτα ὥσπερ ἀν δοῦλος δεσπότη διδοὺς, ἀλλ' οὐ τοὐναντίον, εἴπερ ἐδίδου, δεσπότης οἰκέτη, προστιθεὶς προῖκα 36 ὅσην οὐδεὶς τῶν ἐν τῆ πόλει φαίνεται. καίτοι τούτω μὲν αὐτὸ τοῦτο ἀγαπητὸν ἦν, τὸ τῆς δεσποίνης ἀξιωθῆναι τῷ πατρὶ δὲ οὐδὲ λαμβάνοντι τοσαῦτα χρήματα, ὅσα φασὶ διδόντα οὖτοι, εὕλογον ἦν πρᾶξαι

Bekker. κατέλειπεν Z cum Σ.

* Bekker. λαμβάνοντα Z cum Σ.

35. οῦ.] sc. ὀνείδους, viz. the disgrace τοῦ γυναῖκα τούτῳ δε-δωκέναι.

τυχών γε της παρ' υμών δωpeas.] The fact that Pasion was made a citizen of Athens increases the disgrace brought on his family by his providing in his alleged will that his wife should marry Phormio.—Or. 59 § 2 ψηφισαμένου τοῦ δήμου τοῦ 'Αθηναίων 'Αθηναίον είναι Πασίωνα καί έκγόνους τοὺς ἐκείνου διὰ τὰς εὐεργεσίας τὰς είς την πόλιν followed by τη του δημου δωρεά. Or. 36 § 47. [τυχών γε seems an imaginary answer in favour of Phormio; 'very true; but then it was after he had received the franchise (that he took the wife).' 'So then' (the retort is), 'like a slave who makes a wife over to his master, rather than in the converse case, Pasion gave him, it seems, a marriage portion larger than any citizen ever did!' P.1

ώσπερ ἀν.] se. διδοίη. Pasion's gift of his wife with a large dowry to Phormio, is the kind of gift a slave might offer his master in acknowledgement that all the slave had, belonged by right to his master, and not

such a gift as might be expected from a superior to an inferior, in which latter case a very slight favour would be enough, at any rate the inferior would be content with being allowed to have the honour of being married to his superior's wife, without any dowry at all.

eľπερ ἐδίδου] which Apoll. does not admit.

προστιθείς προϊκα.] Or. 40 § 25 προσθέντας (sc. προϊκα) έκ-δοῦναι. Fals. Lieg. § 195 προϊκα προσθείς έκδώσω και οὐ περι-όψομαι παθούσας οὐδὲν ἀνάξιον οῦθ' ἡμῶν οῦτε τοῦ πατρός (cf. § 54 infra, προϊκα ἐπιδοὺς ἐκδοῦναι, n.). Ευτ. Hippol. 628 προσκείς ... πατὴρ φερνὰς, ἀπψκισ΄... Hyperides, Lycophron col. 11. 1. 16 (quoted by Shilleto), εὐθὺς ἐξεδόθη, τάλαντον ἀργυρίου προσθέντος αὐτῷ Εὐφήμου. The commoner term was ἐπιδοῦναι (cf. §§ 30, 54, &c.).

36. λαμβάνοντι χρήματα.] Not even if he got from Phormio (viz. as a bribe for leaving him his wife) the same large amount which the defendants pretend that he gave Phormio as a marriage portion.—φασίδιδόντα,

supply πράξαι ταῦτα.

ταῦτα. ἀλλ' ὅμως â τοῖς εἰκόσι, τοῖς χρόνοις, τοῖς πεπραγμένοις ἐξελέγχεται ψευδῆ, ταῦτα μαρτυρεῖν οὐκ ικνησεν οὐτοσὶ Στέφανος.

37 Εἶτα λέγει περιιών ὡς ἐμαρτύρησε μὲν Νικοκλῆς ἐπιτροπεῦσαι κατὰ τὴν διαθήκην, ἐμαρτύρησε δὲ Πασικλῆς ἐπιτροπευθῆναι κατὰ τὴν διαθήκην. ἐγω δὲ αὐτὰ ταῦτ' οἶμαι τεκμήρια εἶναι τοῦ μήτ' ἐκείνους τὰληθῆ μήτε τούσδε μεμαρτυρηκέναι. ὁ γὰρ ἐπιτροπεῦ- ΙΙΙ3 σαι κατὰ διαθήκας μαρτυρών δῆλον ὅτι καθ' ὁποίας ἀν εἰδείη, καὶ ὁ ἐπιτροπευθῆναι κατὰ διαθήκας μαρ-38 τυρών δῆλον ὅτι καθ' ὁποίας ἀν εἰδείη. τί οὖν μαθόντες ἐμαρτυρεῖτε ὑμεῖς ἐν προκλήσει διαθήκας, ἀλλ' οὐκ

y παθόντες H. Wolf et Dindf. (1867). μαθόντες Bekker Z et Dindf. (1846 and 1855) cum libris.

τοις εἰκόσι... εξελέγχεται ψευδή.]
'That which the facts, the dates, the probabilities of the case, shew to be false, Stephanus the defendant has not scrupled to bear witness to.' K. For τοις εἰκόσι see esp. §§ 9—14. τοις χρόνοις seems inexplicable, except as a rhetorical flourish, for we have had nothing like an argument from dates; and Dobree rightly asks Quomodo?. Even τοις πραγμένοις is barely justifiable, unless it is to be referred to §§ 15—18.

§§ 37—39. Phormio attempts to prove the existence of the will,' by going about saying that Nicocles gave evidence to having been guardian, and Pasicles to having been in wardship, under the will. Why then were not the terms of the will deposed to by Nicocles and Pasicles, instead of by Stephanus and his friends? Was it because the former did not know the terms? If not, much less could the latter. How then came the latter witnesses to depose to one

set of facts, the former to another? It's the old story; they divided the responsibility of the wrong; the guardian and ward deposed to the guardianship as being under the will, and the other witnesses, under cloak of a challenge, deposed to the contents—the scandalous contents of the 'will.'

37. κατά την διαθήκην.] Or. 36 § 8 Φορμίων την μέν γυναίκα λαμβάνει κατά την διαθήκην, τόν δὲ παίδα ἐπετρόπευεν.

καθ' ὁποίας αν είδειη.] 'would know the purport of (the terms of) such will.' [The repetition of the clause δήλον—είδειη seems needless, and perhaps is due to a copyist. P.]

38. τι μαθόντες.] Madvig, Gk. Synt. § 176 (b) R.; or Goodwin's Moods and Tenses § 109 (b). ['What then induced you to give evidence of a will in connexion with a challenge, instead of letting them prove it for you?' P.]

υμείς.] sc. ol περί Στέφανον. έκείνους Nicocles and Pasicles.

έκείνους είατε; εί γαρ αὖ μή φήσουσιν είδέναι τὰ γεγραμμένα εν αυταίς, πως ύμας οδόν τ' ειδέναι τους μηδαμή μηδαμώς του πράγματος έγγυς; τί ποτ' ουν οί μεν εκείνα, οί δε ταθτα εμαρτύρησαν; δπερ εξρηκα 39 καὶ πρότερον, διείλοντο τάδικήματα, καὶ ἐπιτροπεῦσαι μέν κατά διαθήκην ούδεν δεινέν ήγειτο μαρτυρείν δ μαρτυρών, οὐδ' ἐπιτροπευθήναι κατὰ διάθήκην, ἀφαιρων έκάτερος τὸ μαρτυρείν τὰ ἐν ταῖς διαθήκαις ὑπὸ τούτου γεγραμμένα, οὐδὲ καταλιπεῖν τὸν πατέρα αὐτώ* έπιγεγραμμένον γραμματείον διαθήκην, οὐδὲ τὰ τοιαῦτα διαθήκας δὲ μαρτυρεῖν, ἐν αἶς χρημάτων τοσούτων κλοπή, γυναικός διαφθορά, γάμοι δεσποίνης, πράγματα αἰσχύνην καὶ ὕβριν τοσαύτην ἔχοντα, οὺδείς ήθελε πλήν οδτοι, πρόκλησιν κατασκευάσαντες, παρ' δυ δίκαιου της όλης τέχνης καὶ κακουργίας δίκηυ λαβείν.

40 "Ινα τοίνυν, ω ἄνδρες 'Αθηναῖοι, μη μόνον έξ ων * μηδαμή Ζ. * αὐτω Ζ.

ol μέν...ol δὲ.] Nicocles and Pasicles...ol περὶ Στέφανον...-είρηκα και πρότερον refers to § 18.

39. dφαιρῶν ἐκάτερος.] i. e. both of them declining to depose to the terms entered in the will by Phormio, not by Pasion himself as is alleged.

καταλιπεῖν] sc. δεωὸν ἡγεῖτο μαρτυρεῖν. The previous participial sentence is subordinate only, and does not carry καταλιπεῖν with it. 'There was no danger in a minor (i.e. Pasicles) deposing, that his father had left him a document entitled "a will." K.

For ἐπιγεγραμμένον διαθήκην cf. Virg. Ecl. 111, 106 'inscripti nomina regum...flores.'

χρημάτων κλοπή.] § 34 ὑφύρηται and § 81 init.—γυναικὸς διαφθορά § 27 and 3.—On ὕβριν of, § 4, where the $\gamma d\mu os$ leads to a $\gamma \rho a \phi \eta$ $\ddot{v} \beta \rho \epsilon \omega s$ being threatened by Apollodorus.

§§ 40-42. In bar of the previous action, Phormio pleaded a discharge deposed to have been granted by me, releasing him from all further claims. This is false, as I shall prove at the proper time; but suppose you assume it to be true, it shews that Stephanus has given false evidence and that the will to which he bears witness is a forgery. For no one would be so foolish as to take the precaution of having witnesses present when he gave a discharge to a lessee with a view to getting rid of any claims against himself on the part of that lessee; and yet allow the 'lease' itself and the 'will' to remain

έγω κατηγορώ καὶ έλέγχω δήλος ύμιν γένηται τὰ ψευδή μεμαρτυρηκώς ούτοσὶ Στέφανος, άλλὰ καὶ έξ ὧν πεποίηκεν δ παρασχόμενος αὐτὸν, τὰ πεπραγμένα ἐκείνφ Βούλομαι πρὸς ύμᾶς εἰπεῖν. ὅπερ δ΄ εἶπον ἀρχόμενος τοῦ λόγου, δείξω κατηγόρους γιγνομένους αὐτοὺς έαυτων. την γαρ δίκην, εν ή ταθτα εμαρτυρήθη, παρεγράψατο Φορμίων πρὸς έμὲ μὴ εἰσαγώγιμον είναι ώς ΙΙΙ4 41 αφέντος έμου των έγκλημάτων αυτόν. τουτο τοίνυν έγω μέν οίδα ψεῦδος ον, και έλέγξω δέ, ὅταν εἰσίω πρὸς τοὺς ταῦτα μεμαρτυρηκότας τούτω δὲ οὐχ οίον τε τοῦτ' εἰπεῖν. εἰ τοίνυν ἀληθη πιστεύσαιτ' εἶναι τὴν άφεσιν, ούτω καὶ μάλιστ' αν ούτος φανείη ψευδή μεμαρτυρηκώς καὶ κατεσκευασμένης διαθήκης μάρτυς γεγονώς. τίς γὰρ ούτως ἄφρων ἄστε ἄφεσιν μὲν ἐναντίον μαρτύρων ποιήσασθαι, τοῦ βεβαίαν αὐτῷ τὴν αὐτῷ Ζ.

scaled to his detriment. The plea is therefore inconsistent with the evidence and the lease is inconsistent with the will; and thus the whole affair is proved to be a fabrication and a fraud.

40. παρεγράψατο ... ωs ἀφέντος.] See notes on Or. 36 Argument 1. 23 and ib. § 29. The distinction there drawn between ἀφιέναι and ἀπαλλάττειν may be exemplified thus:

άφηκε μεν' Απολλόδωρος ο άπαλλαγείς, άπηλλαξε δε Φορμίων ο

άφεθείς.

'41. τούτφ κ.τ.λ.] Stephanus, however, has no right to declare that the evidence to the release is false. [The meaning is, that Stephanus was in league with Phormio, and therefore was not in a position to deny, though he knew it to be untrue, any plea of Phormio's against A.]

τοῦ βεβαίαν αὐτῷ τὴν ἀπαλλαγὴν εἶναι.] The plaintiff's ob-

ject in having witnesses to his alleged dφεσιs of Phormio would be to ensure his own ἀπαλλαγή, that is, his getting quit of any counter-claim on the part of the latter. Or. 33 § 3, πάντων ἀπαλλαγής καὶ ἀφέσεως γενομένης.

If ἀπαλλαγή were synonymous with apeais, we should have to render 'in order to make his discharge of Phormio's dues valid.' 'Who would be such a fool,' he would then ask, 'as to give an άφεσις in presence of witnesses and so lose all right to further But the sense claims?' rather: 'Admit it true that the plaintiff gave a release to Phormio in the presence of witnesses with a view to his own riddance of any counter-claim on Phormio's part; no one who had (as alleged) done this, would be such a fool as to allow the compacts and agreements, the

ἀπαλλαγὴν εἶναι, τὰς δὲ συνθήκας καὶ τὰς διαθήκας καὶ τάλλα, ὑπὲρ ὧν ἐποιεῖτο τὴν ἄφεσιν, σεσημασμένα 42 ἐᾶσαι καθ' αὐτοῦ κεῖσθαι; οὐκοῦν ἐναντία μὲν ἡ παραγραφὴ πᾶσι τοῖς μεμαρτυρημένοις, ἐναντία δὲ, ἡν ἀνέγνων ὑμῖν ἄρτι, μίσθωσις, τῆδε τῆ διαθήκη οὐδὲν δὲ τῶν πεπραγμένων οὐτ' εὔλογον οὕθ' ἁπλοῦν οὕθ' ὁμολογούμενον αἰτὸ ἑαυτῷ φαίνεται. ἐκ δὲ τούτου τοῦ τρόπου πάντα πεπλασμένα καὶ κατεσκευασμένα ἐλέγχεται.

43: 'Ως μεν τοίνυν εστίν άληθη τά μεμαρτυρημένα,
ουτ' αυτόν τούτον ουτ' άλλον υπερ τουτου δείξαι δυνήσεσθαι νομίζω. άκουω δ' αυτόν τοιουτόν τι παρεσκευάσθαι λέγειν, ώς προκλήσεώς εστιν υπεύθυνος,
ουχί μαρτυρίας, και δυοίν αυτώ προσήκει δούναι λόγον, ου πάντων των γεγραμμένων, είτε προυκαλειτό
° Z et Dind. cum libris. του τούτου τρόπου Bekker cum Reiskio.

will, &c. (και τάλλα εc. περί την μίσθωσιν) to remain in existence to his own detriment. No! if he had given a receipt, he would have opened and suppressed the documents. But as a fact, he had not touched them, and his refraining from suppressing them is thus inconsistent with the alleged grant of a release to Phormio. — ποιήσασθαι άφεσιν not 'to get' but 'to give a re-lease,' = ἀφείναι, as 'any verb in Greek may be resolved into the cognate substantive with ποιείσθαι.' Shilleto on Fals, Leg. § 103.

42. έναντία μίσθωσις...διαθήκρ.] §§ 34—36. For πεπλασμένα cf. Or. 36 § 33.—έκ τούτου τοῦ τρόπου, 'in this manner.' Kennedy, doubtless following Bekker's text (ἐκ τοῦ τούτου τρόπου), translates: 'just what you might expect from this man's character.'

§§ 43---56. Stephanus will urge, that he is not responsible for a deposition but for a challenge, and for the latter on two points only, (1) the question whether Phormio made this challenge or not, and (2) whether I refused it; and that the terms of the challenge mentioned in the deposition are Phormio's business, not his. If so, the witness ought to have had the words erased when his deposition was drawn up; it is now too late to disclaim them, and he is bound in this trial by the terms of his own plea that he 'gave true testimony, in testifying to that which is written in the record.' προκλήσεως ύπεύθυνος]liable to

be prosecuted for giving evidence of a pretended challenge that never took place. This is clear from what follows: δεῖ αὐτὸν δοῦναι λόγον είτε προὐκαλεῖτο Φ. ἡ μἡ,

με ταθτα Φορμίων ή μή, καὶ εἰ μή ἐδεχόμην ἐγώ ταθτα μεν γάρ άπλως αὐτὸς μεμαρτυρηκέναι φήσει, τὰ δ' άλλα έκείνον προκαλείσθαι, εί δ' έστιν ή μή ταῦτα, 44 οὐδὲν προσήκειν αὐτῷ^δ σκοπείν. πρὸς δὴ τὸν λόγον τοῦτον καὶ τὴν ἀναίδειαν βέλτιον ἐστι μικρὰ προειπεῖν ύμιν, ໃνα μη λάθητε έξαπατηθέντες. πρώτον μέν, όταν 1115 έγχειρη λέγειν τοῦτο, ώς άρα οὐ πάντων ὑπεύθυνός έστιν, ενθυμείσθε ότι διά ταῦτα ὁ νόμος μαρτυρείν εν γραμματείω κελεύει, ΐνα μήτ' ἀφελεῖν έξη μήτε προσθείναι τοίς γεγραμμένοις μηδέν. τότ' οὖν αὐτὸν ἔδει παῦτ' ἀπαλείφειν κελεύειν, ἃ νῦν οῦ φησι μεμαρτυρη-45 κέναι, οὐ νῦν ἐνόντων ἀναισχυντεῖν. ἔπειτα καὶ τόδε σκοπείτε, εἰ ἐάσαιτ' αν ἐναντίον ὑμῶν ἐμὲ προσγράψαι τι λαβόντα τὸ γραμματείον. οὐ δήπου. οὔκουν ούδε τοῦτον άφαιρεῖν τῶν γεγραμμένων είαν προσήκει τίς γαρ άλώσεται έτι ποτέ ψευδομαρτυριών, εί μαρτυρήσει τε α βούλεται και λόγον ων βούλεται δώσει: αλλ' ούχ οξτω ταῦτα οδθ' ὁ νόμος διεξλεν οδθ' ύμξυ ακούειν προσήκει άλλ' εκείνο άπλούν και δίκαιον,

d έτι ποτè (' legebatur πώποτε') Dindf. πώποτε Z cum libris.

44. μαρτυρεῖν ἐν γραμματείω.]
'All testimonial evidence was required to be in writing in order that there might be no mistake about the terms and the witness might leave no subterfuge for himself when convicted of falsehood.' C. R. Kennedy in Dict. Antiq. s. v. Marturia.

dπαλείφεν.] Used of any obliteration or erasure whether the document was a tablet of wax, or, as in his case, of some other material, as we learn from Or. 46 § 11 where the deposition in question is described as λελευκωμένον and not ἐν μάλθη γεγραμμένον.

ov viv, everum, draidxverter.]
'The terms being in the deposition, he ought not to have the impudence to repudiate them now.'

el édσαιτ' αν.] When el stands for είτε or πότερον, to express an alternative of probabilities, it sometimes takes αν, which would, in the ordinary sense of εl, be inadmissible.

45. ἀλώσεται ... ψευδομαρτυριών] For the gen. cf. Or. 24 § 102 ἐἀν τις ἀλῷ κλοπῆς και μη τιμηθή θανάτου ..., και ἐἀν τις ἀλῷκ τῆς κακώσεως τῶν γονέων..., καν ἀστρατείας τις δόλη. (Kühner, Gk. Gr. § 419, 2 p. 331).... ῶν βούλεται, supply μόνον.

τί γέγραπται; τί μεμαρτύρηκας; ταθθ ώς άληθη δείκνυε. και γὰρ ἀντιγέγραψαι ταθτα " ἀληθη μεμαρ-"τύρηκα, μαρτυρήσας τὰ ἐν τῷ γραμματείῳ γεγραμ-46 "μένα," οὐ τὸ καὶ τὸ τῶν ἐν τῷ γραμματείῳ. ὅτι δ' οὕτω ταθτ' ἔχει, λαβὲ τὴν ἀντιγραφὴν αὐτήν μοι. λέγε.

ΑΝΤΙΓΡΑΦΗ.

• [Απολλόδωρος Πασίωνος 'Αχαρνεύς Στεφάνω Μενεκλέους 'Αχαρνεί ψευδομαρτυριών, τίμημα τάλαντον. τὰ ψευδή μου κατεμαρτύρησε Στέφανος μαρτυρήσας τὰ ἐν τῷ γραμματείω γεγραμμένα.

Στέφανος Μενεκλέους 'Αχαρνεύς' τάληθη έμαρτύρησα μαρτυρήσας τὰ έν τῷ γραμματείῷ γεγραμμένα.]°

Ταῦτα οὖτος αὐτὸς ἀντεγράψατο, ὰ χρη μνημο- 1116

[‡] Στέφανος Μενεκλέους 'Αχαρνεύς cum Reiskio Bekker. om. Z cum libris.

⁵ Bekker (Berlin ed.). om. Z et Bekker (st. Leipsig ed.) cum Z.

dστιγέγραψαι.] 'You have pleaded' in answer to the indictment or plaint $(\lambda \hat{\eta}\xi \iota s)$; see Dict. Antiq. s. v. Antigraphe. 'The two pleadings together, the plaint on the left side, the plea on the right, form (as we should say) the issue on the record. The deposition complained of was annexed.' C. R. Kennedy.— $\tau \delta$ καl $\tau \delta$ 'so and so;' this or that,' cf. $\tau \delta \sigma \alpha$ καl $\tau \delta \sigma \alpha$ in Or. 34 § 24.

46. ἐπ' ἐξαπάτη.] Or. 20 (Lept.) § 98 ἐξαπάτης. Ενεκα.— ρηθησομένους. This future is used chiefty in the participle and infinitive, while the 'third future' is probably confined to the third person singular εἰρήσεται. (Veitch Greek Verbs S. K.

*είρω.) ἡηθήσεται however is found in Thuc. 1. 73, Ar. Ethics rv. 1. 14, and Rhet. r. 12 and 13. §§ 47-50. I hear they propose to speak of my original action and to denounce it as fraudulent and vexatious. But I submit that this would be irrelevant to the present issue, and I claim that, instead of their being allowed to go into the proofs of the original claim which they debarred me from adducing, they should be com-pelled, in interests of justice and for the convenience of the jury, to keep to the record, and prove that the testimony by which they deprived me of those proofs was true.

νεύειν ύμας, καὶ μη τοὺς ἐπ' ἐξαπάτη νῦν λίγους ὑπὸ τούτου ἡηθησομένους πιστοτέρους ποιεῖσθαι τῶν νόμων καὶ τῶν ὑπὸ τούτου γραφέντων εἰς τὴν ἀντιγραφήν.

Πυνθάνομαι τοίνυν αὐτούς καὶ περὶ ὧν ἔλαχον την έξ άρχης δίκην έρειν και κατηγορήσειν, ώς συκοφαντήματα ήν, εγώ δ' δν μεν τρόπον εσκευωρήσατο την μίσθωσιν, όπως την αφορμήν της τραπέζης κατάσχοι, είπον καὶ διεξηλθον ύμιν, ύπερ δε των άλλων ούκ αν οδός τ' εξην λέγειν αμα καλ τούτους ελέγχειν περί της μαρτυρίας ου γάρ ίκανόν μοι τὸ ύδωρ ἐστίν. 48 ότι δ' οὐδ' ὑμεῖς ἐθέλοιτ' ᾶν εἰκότως ἀκούειν περὶ τούτων αὐτῶν, ἐκείθεν εἴσεσθε, ᾶν λογίσησθε πρὸς ὑμᾶς αὐτοὺς ὅτι οὖτε νῦν ἐστι χαλεπὸν περὶ ὧν μὴ κατηγόρηται λέγειν, οὔτε ψευδεῖς αναγνόντα μαρτυρίας αποφεύγειν. άλλ' οὐδέτερόν γε δίκαιον τούτων οὐδ' αν 40 είς φήσειεν είναι, άλλ' δ έγω προκαλοθμαι νθν. σκοπείτε δε ακούσαντες. εγώ γαρ αξιώ, ούς μεν αφείλοντό με ελέγχους περί των εγκλημάτων, ούς προσήκον ήν ρηθήναι, μη ζητείν αὐτοὺς νῦν, αίς δὲ ἀφείλοντο μαρτυρίαις, ώς είσὶν άληθείς, δεικνύναι. εί δ' όταν μέν την δίκην είσίω, τὰς μαρτυρίας με ελέγχειν άξιώσουσιν, όταν δε ταύταις επεξίω, περί των εξ άρχης εγκλη-

47. περί ὧν ξλαχον.] The original indictment of Phormio in the δίκη ἀφορμῆς to which Or. 36 is a παραγραφή.—δπως κατάσχοι, sup. § 27.—εἶπον καὶ διεξῆλθον su. in §§ 29—36.—On τὸ ὕδωρ, see note on Or. 54 § 36.
48. οδτε νῦν κ.τ.λ.] i.e. 'it is easy enough for my opponents to introduce into their reply matter that is irrelevant to the case and is no part of my indictment, just as formerly it

was easy enough for them to get an acquittal by reciting false depositions.'

49. als δ' ἀφείλοντο μαρτυρίαις] 80. τοὺς ἐλέγχους.—Οη τὴν δίκην εἰσίω 800 note on § 7 πρὸς ἐκείνους εἰσίω. μάτων λέγειν με κελεύσουσιν, οὔτε δίκαια οὔτε ὑμῶν 50 συμφέροντα ἐροῦσιν. δικάσειν γὰρ ὀμωμόκατε ὑμεῖς οὐ περὶ ὧν ἃν ὁ φεύγων ἀξιοῖ, ἀλλ' ὑπὲρ αὐτῶν ὧν ᾶν ἡ δίωξις ἢ. ταὐτην δ' ἀνάγκη τῆ τοῦ διώκοντος λήξει δηλοῦσθαι, ῆν ἐγὼ τούτῷ ψευδομαρτυριῶν εἴληχα. μὴ δὴ τοῦτ' ἀφεὶς περὶ ὧν οὐκ ἀγωνίζεται λεγέτω. μηδ' 1117 ὑμεῖς ἐᾶτε, ᾶν ἄρα οὖτος ἀναισχυντῆ.

Ο Ο Ιμαι τοίνυν αὐτὸν οὐδὰν οὐδαμῆ δίκαιον ἔχοντα λέγειν ἤξειν καὶ ἐπὶ τοῦτο, ὡς ἄτοπον ποιῶ, παραγραφὴν ἡττημένος, τοὺς διαθήκην μαρτυρήσαντας διώκων, καὶ τοὺς δικαστὰς τοὺς τότε φήσειν ἱ διὰ τοὺς ἀφεῖναι μεμαρτυρηκότας ἀποψηφίσασθαι μᾶλλον ἡ διὰ τοὺς διαθήκην μαρτυρήσαντας. ἐγὼ δ', ὡ ἄνδρες ᾿Αθηναῖοι, νομίζω πάντας ὑμᾶς εἰδέναι ὅτι οὐχ ἡττον τὰ πεπραγμένα εἰώθατε σκοπεῖν ἡ τὰς ὑπὲρ τοὐτων παραγραφάς περὶ δὴ τῶν πραγμάτων αὐτῶν τὰ ψευδῆ καταμαρτυρήσαντες οῦτοί μου ἀσθενεῖς τοὺς περὶ

k edr Z.
 l οδομαι Z (cf. Or. 36 § 18).
 k οὐδαμŷ Z.
 l cum Reiskio Bekker. φήσει Z cum libris.

50. περί...ὑπὲρ.] § 11 n.—
δίωξις. (Dem.) Οτ. 47 § 70. την
δίωξιν εύρωι τούτων κελευόυσι την
δίωξω είναι. The word is also
found in Antiphon Οτ. 6 § 7
την δίωξω εὐσεβείας ἔνεκα ποιείσθαι.—Οπ λήξει...είληχα οf. Οτ. 86
§ 50 λήξεων.

§ 50 λήξεων.

§§ 51—52. The defendant will wrge that the jury in the former trial were led to dismiss my suit by reason of the witnesses in support of the discharge on which Phormio's special plea was based; and not by reason of those who (like himself) gave evidence to the will, as part of the main issue. But I reply that every one knows that juries look to the main issue as well as to the special plea, and I contend that witnesses to the

main issue (like the defendant) crippled my case on the special plea. Where all gave false evidence, it is not enough for any individual defendant to point out that some other witness damaged my case more than he did, but to prove that his own evidence is true.

51. ἀφεῖναι] 80. τῶν ἐγκλημάτων Φορμίωνα. Or. 36 §§ 28 —25.

τὰ πεπραγμένα.] The facts of the case on its merits, as opposed to the special plea. See note on Or. 36 Argument 1, 25 Aπτεται τῆς εὐθείας κ.τ.λ.

άσθενεῖτ ἐποίησαν κ.τ.λ.]
'Weakened my arguments on the special plea.' This need not imply that he actually

52 τῆς παραγραφῆς ἐποίησαν λόγους. χωρὶς δὲ τούτων ἄτοπον, πάντων τὰ ψευδῆ μαρτυρησάντων, τίς μάλιστα ἔβλαψεν ἀποφαίνειν, ἀλλ' οὐχ ὡς αὐτὸς ἔκαστος ἀληθῆ μεμαρτύρηκε δεικνύναι. οὐ γὰρ, ἄν ἔτερον δείξῃ δεινότερα εἰργασμένον, ἀποφεύγειν αὐτῷ προσ! ήκει, ἀλλ' ἀν αὐτὸς ὡς ἀληθῆ μεμαρτύρηκεν ἀποφήνη.

53 'Εφ' ῷ τοίνυν, ῷ ἄνδρες 'Αθηναῖοι, μάλιστ' ἀπολωλέναι δίκαιός ἐστιν ούτοσὶ Στέφανος, τοῦτ' ἀκούσατέ μου. δεινὸν μὲν γάρ ἐστιν εἰ καὶ καθ' ὅτου τις
οὖν τὰ ψευδὴ μαρτυρεῖ, πολλῷ δὲ δεινότερον καὶ πλείονος ὀργῆς ἄξιον, εἰ κατὰ τῶν συγγενῶν οὐ γὰρ τοὺς
γεγραμμένους νόμους ὁ τοιοῦτος ἄνθρωπος μόνον,

spoke; as a matter of fact, we find the court would not listen to him (§ 6).

§§ 53—56. By giving false evidence against me, the defendant has done wrong to the unwritten laws of natural affection, for my wife is his first cousin. Very different has been the conduct of my wife's father, Deinias, who holds himself debarred by the claims of kinship from giving even true evidence on my behalf against my opponent Stephanus, who is his sister's son.

53. dπολωλέναι.] 'To be put to death' for bearing false witness against his own relations. Apollodorus having married the first cousin of Stephanus.

καθ' ότου τις \hat{o} υν] = καθ' ότουοῦν όστισοῦν; like όπωστιοῦν = ότιοῦν καl όπωσοῦν.

τούς γεγραμμένους νόμους...τὰ τῆς φύσεως οἰκεία.] Soph. Antig. 454 οὐ γὰρ σθένευν τοσοῦτον ψόμην τὰ σὰ κηρύγμαθ' ώστ' ἄγραπτα κάαφαλῆ θεῶν νόμιμα δύνασθαι θνητὸν δυθ' ὑπερδραμεῖν, where, as here, the unwrither law of natural affection is contrasted with human ordinances.

'Intelligisne (asks Cobet) quae sint τὰ τῆς φύσεως olkeîa opposita τοις νόμοις τοις γεγραμμένοις? Non opinor. Sed latet in olkeîa vocabulum quo non est aliud apud Oratores tritius et frequentius, nempe τὰ τῆς φύσεως δίκαια άναιρεῖ, veluti in Orat. ΧΧΥ. 28 προφάσεις πλάττων καί ψευδείς αίτίας συντιθείς τα κοινά δίκαια άνατρέψειν οίει. Rectissime igitur componuntur τὰ τῆς φύσεως δίκαια et τα των νόμων δίκαια, quæ commemorat idem Orator ΧΧΥ. 3 μεθ' έαυτοῦ δείξων έκάτερος τα των νόμων δίκαια' (Novæ Lectiones p. 619).—τα της φύσεως elkcia may however be retained in spite of the above suggestion. and we may readily render it 'natural relationship' or better 'the home-ties of nature,' 'the natural ties of home affections.' In § 65, Stephanus is denounced as 'the common enemy of all human nature.'

C. R. Kennedy (Introduction to κατά Στεφ. p. 45) observes, "To give wilfully false testimony against the plaintiff was an aggravation of his offence, ... for the Athenians excused a man-

ἀλλὰ καὶ τὰ τῆς φύσεως οἰκεῖα ἀναιρεῖ. τοῦτο τοίνυν ἐπιδειχθήσεται πεποιηκώς οῦτοσί . ἔστι γὰρ ἡ τούτου 54 μήτηρ καὶ ὁ τῆς ἐμῆς γυναικὸς πατὴρ ἀδελφοὶ, ἄστε τὴν μὲν γυναίκα τὴν ἐμὴν ἀνεψιὰν εἶναι τούτφ, τοὺς δὲ παίδας τοὺς ἐκείνου καὶ τοὺς ἐμοὺς ἀνεψιαδοῦς. 1118 ἀρ' οῦν δοκεῖ ποτ' ἀν ὑμῶν οῦτος, εἴ τι δι' ἔνδειαν εἶδε ποιούσας ὧν οὐ χρὴ τὰς αὐτοῦ συγγενεῖς, ὅπερ ἤδη πολλοὶ πεποιήκασι, παρ' αὐτοῦ προῖκα ἐπιδοὺς ἐκδοῦναι, ὃς ὑπὲρ τοῦ μηδ' ὰ προσήκει κομίσασθαι ταύτας τὰ ψευδῆ μαρτυρεῖν ἠθέλησε, καὶ περὶ πλείονος ἐποιήσατο τὸν Φορμίωνος πλοῦτον ἡ τὰ τῆς συγγενείας 55 ἀναγκαῖα; ἀλλὰ μὴν ὅτι ταῦτ' ἀληθῆ λέγω, λαβέ μοι τὴν μαρτυρίαν τὴν Δεινίου καὶ ἀναγύγνωσκε, καὶ κάλει Δεινίαν.

MAPTTPIA,

* [Δεινίας Θεομνήστου 'Αθμονεύς μαρτυρεῖ τὴν θυ
Bekker (Berlin ed.). οῦτος Ζ et Bekker (st. Leipsig ed.) cum Σ.

Bekker, om. Z cum Σ.

om. Σ.

for being reluctant even to give true evidence against a relation." [The patriarchal system, descended from the old Aryan peoples, made the Greeks view all family ties as almost inviolable. With all their respect for 'written law,' the obligations of relationship had more of religious sanction. See Cox, Hist. of Greece, r. pp. 15—18. P.]

54. o ris this yevenes warho.]
i.e. Deinias, father of the
Theomnessus who speaks the
first 15 §§ of Or. 59 kard Nealpas,
when Apollodorus takes up the
speech. Apollodorus, besides
being brother-in-law to Theomnestus by marrying the sister
of the latter, gave his own
daughter in marriage to him
(Or. 59 § 2).

dreψιαδούς.] Hesych. dreψιαδούς: έκ τού dreψιού γεγονώς, † της dreψιάς, i.e. cousins once removed, second cousins. The form of the word follows the analogy of λυκιδεύς, κιναδεύς, άδελφιδοῦς, θυγατριδοῦς, αλωπεκιδεύς, the terminations in -ιδεύς, -ιδέως, -αδέως, -αδέως (ως), being a kind of patronymic form. P.] See Diet. Ant. s. v. Heres.

πολλοί πεποιήκασι κ.τ.λ.] Instances of such generosity are given in the passages quoted from Dem. in the note on § 85 supra, where instead of ἐπιδοῦναι προῦκα the rather less common phrase προσθεῦναι προῦκα is used.

rd συγγενείας άναγκαΐα.] 'The strong ties of kindred.' Of, necessitudo. Fals. Leg. § 290. ὑπὲρ συγγενῶν καὶ ἀναγκαίων. Cf. Or. 36 § 30 ἀνάγκη... οἰκεῖον.

55. Δεινίας Θεομνήστου Αθμο-

γατέρα αύτοῦ ἐκδοῦναι ᾿Απολλοδώρο κατὰ τοὺς νόμους γυναῖκα ἔχειν, καὶ μηδεπώποτε παραγενέσθαι, μηδὲ αἰσθέσθαι ὅτι ᾿Απολλόδωρος ἀφῆκε τῶν ἐγκλημάτων ἀπάντων Φορμίωνα.]°

56 "Ομοιός γε ὁ Δεινίας, ὦ ἄνδρες δικασταὶ, τούτφ,
δς ὑπὲρ τῆς θυγατρὸς καὶ τῶν θυγατριδῶν καὶ ἐμοῦ
τοῦ κηδεστοῦ διὰ τὴν συγγένειαν οὐδὲ τὰληθῆ μαρτυρεῖν ἐθέλει κατὰ τούτου. ἀλλ' οὐχ ούτοσὶ Στέφανος,
οὐκ ὥκνησε καθ' ἡμῶν τὰ ψευδῆ μαρτυρεῖν, οὐδ', εἰ
μηδένα τῶν ἄλλων, τὴν αὐτοῦ μητέρα ἢσχύνθη τοῖς
ἀπ' ἐκείνης οἰκείοις τῆς ἐσχάτης ἐνδείας αἴτιος γενόμενος.

very likely to be right, as Deiniss had a son named Theomnestus (Or. 59 §§ 2 and 16) and the grandson very often bore the same name as the grandfather (note on Or. 39 § 27). But of the numerous persons named Deinias or Theomnestus, not one is described in any inscription as ' $A\theta\mu\nu\nu\nu\nu$'s, and the ascription of the witness to the deme in question is perhaps due to the invention of the composer of the document.

It is clear that Deinias, on being called, refused to swear to the deposition read aloud to him, εὐδὶ τὰληθῆ μαρτυρεῖν ἐθέλει. The deposition ought therefore to be followed by the word ἐξωμοσία as in § 60. (A. Westermann, w. s. pp. 109—111.)

Cf. Or. 49 § 20.

Apollodorus, be it observed, assumes that the reason why Deinias refuses to swear to the deposition is that it would be to the detriment of his kinsman Stephanus; but the disclaimer may really have been due to Deinias being aware that the evidence was false. As the

document before us is untrustworthy, we cannot tell what the proposed evidence really was,—possibly something referring to Pasion's will (as suggested by Westermann u. s.) or rather something to the detriment of Stephanus' character, e.g. his bad behaviour to Apollodorus and his family, or his receiving bribes from Phormio to give false evidence against the plaintiff. (Lortzing, Apoll. p. 80.)

56. αλλ'-οὐκ ακνησε.] Elsewhere, we have the alla repeated, e.g. Or. 21 (Meid.) § 200 άλλ' οὐ Μειδίας, άλλ' από της ημέρας ταύτης λέγει κ.τ.λ. and Or. 23 (Aristocr.) § 89 άλλ' ούκ 'Αριστοκράτης, άλλα προπηλακίζει μέν κ.τ.λ. Passages like these lead Dobree to say, 'malim all our wkryge, but either construction is allowable, --- où 8' εί μηδένα των άλλων, 80. ήσχύνθη. If he had no respect for any one else, he might at least have respected (had some regard for) his own mother and her relations.

57 °O τοινυν ἔπαθον δεινότατον καὶ ἐφ' ῷ μάλιστα ἐξεπλάγην, ὅτ ἢγωνιζόμην, ῷ ἄνδρες δικασταὶ, τοῦθ' ὑμῖν εἰπεῖν βούλομαι τήν τε γὰρ τούτου πονηρίαν ἔτι μᾶλλον ἱμεῖς ὅψεσθε, καὶ ἐγὼ τῶν γεγενημένων ἀποδυράμενος τὰ πλεῖστα πρὸς ὑμᾶς ὡσπερεὶ ῥάων ἔσομαι. τὴν γὰρ μαρτυρίαν, ἢν ῷμην εἶναι καὶ δι' ἢς 1119 ἢν ὁ πλεῖστος ἔλεγχὸς μοι, ταύτην οὐχ εὖρον ἐνοῦσαν 58 ἐν τῷ ἐχίνᾳ. τότε μὲν δὴ τῷ κακῷ πληγεὶς οὐδὲν ἄλλο εἶχον ποιῆσαι πλὴν ὑπολαμβάνειν τὴν ἀρχὴν ἠδικη-

§§ 57—62. I must tell the jury, by the way, of an atrocious trick which was played me to my great disadvantage in the former action. At the trial itself, the deposition on which I mainly relied proved to be missing; and I have since learnt that it was stolen by Stephanus while the suit was still before the arbitrator.

I call witnesses to prove this: they take an oath of disclaimer.

—I thought as much.—Well, to prove they are perjured, I now produce a challenge (duly attested by witnesses) calling on Stephanus to allow his slave to be tortured in the matter of the abstraction of the document; my witnesses depose he refused the challenge.

Now, do the jury suppose that one who thus perpetrated a theft without any personal provocation, would have had the slightest hesitation in giving false evidence in his own interests and at the special instance of another?

57. έξεπλάγην.] The form επλάγην is post-Homeric and is used in compounds with the sense 'strike with terror or amazement.' (Veitch Gk. Vbs. S. v. πλήσσω.) For the simple yerb, έπλήγην is used, as in the

first line of the very next section, but only in the sense of 'receiving a blow from.' [e.g. Soph.Oed.Col. 605, δτι σφ' ἀνάγκη τῆδε πληγῆραι χθονὶ and Eur. Orest. 497, πληγεὶς θυγατρὸς τῆς ἐμῆς ὑπὲρ (ὑπαὶ) κάρα. πληγεὶς τῷ κακῷ, for ἐκπλαγεἰς, is remarkable; as if a Roman had said malo percussus, for perculsus. P.]

ἀποδυράμενος τὰ πλείστα πρὸς ὑμὰς.] 'by unburdening to you all that I can of my past sorrows.' Hdt. 11. 141, πρὸς τὤ-γαλμα ἀποδύρεσθαι οἶα κινδυνεύει παθέεν.

ράων ἔσομαι.] 'I shall feel relieved' or to translate it still more closely 'I shall feel easier.' For this use of ράων, cf. Eur. Ion 872, στέρνων ἀπονησαμένη ράων ἔσομαι. Herc. Fur. 1407 ώς δη τί φίλτρον τοῦτ' ἔχων ράων ἔσει.

58. την άρχην.] 'the magistrate,' in whose possession the sealed casket of depositions was kept until the trial. Cf. notes on Or. 53 § 24 την άρχην and on Or. 39 § 9 where άρχην, like magistratus in Latin and 'authorities' in English, is used of the holder of the office as well as of the office itself. 'Portentose Reiskius την 'Αρχίππην,'

κέναι μὲ καὶ τὸν ἐχῖνον κεκινηκέναι. νῦν δὲ ἀφ' ὧν ὕστερον πέπυσμαι, πρὸς αὐτῷ τῷ διαιτητῃ Στέφανον τουτονὶ αὐτὴν ὑφηρημένον εὐρίσκω, πρὸς μαρτυρίαν τινὰ, ἵν' ἐξορκώσαιμι, ἀναστάντος ἐμοῦ. καὶ ὅτι ταῦτ' ἀληθῆ λέγω, πρῶτον μὲν ὑμῖν μαρτυρήσουσι τῶν τούτοις παρόντων οἱ ἰδόντες. οὐ γὰρ ἐξομνύναι ἐθελήσειν 59 αὐτοὶς οἶμαι. ἐὰν δ' ἄρα τοῦτο ποιήσωσιν ὑπ' ἀναιδείας, πρόκλησιν ὑμῖν ἀναγνώσεται, ἐξ ῆς τούτους τ' ἐπιορκοῦντας ἐπ' αὐτοφώρω λήψεσθε καὶ τοῦτον ὁμοίως ὑφηρημένον τὴν μαρτυρίαν εἴσεσθε. καίτοι ὅστις, ὦ ἄνδρες 'Αθηναῖοι, κακῶν ἀλλοτρίων κλέπτης

P οίομαι Z (cf. § 51).

says Dobree,—Archippe having died eight or ten years before the suit against Phormio.

τον έχενον κεκτυηκέναι.] 'had tampered with the deposition case.' κινεῦν is similarly elsewhere in the sense of 'meddling with unlawfully' in Or. 22 Androt. § 71 and Or. 24 Timoor. § 179 χρήματα κινῶν leρά. Hdt. vi. 134 κινεῦν τὰ ἀκίνητα.

Iν έξορκώσαιμι.] 'that I might put a witness on his oath,' sc. τὸν μάρτυρα implied in the preceding μαρτυρίαν. Οτ. 54 § 26, τῶν παρόντων ἡμῶν (sc. μαρτύρων) καθ' ἔνα οὐτωσὶ πρὸς τὸν λίθον ἄγοντες καὶ ἐξορκίζοντες.

έξομνύναι.] 'to take an oath of disclaimer.' Cf. Fals. Leg. § 176 ἢ μαρτυρεῦν ἢ ἐξόμνυσθαι ἀναγκάσω. ἐὰν ὅ ἔξομνύωσι», ἐπιορκοῦντας ἐξελέγξω παρ' ὑμῶν φανερῶς. Pollux: ἐξωμοσία δὲ, ὅταν τις ἢ πρεσβευτὴς αἰρεθεὶς ἢ ἐπ' άλλην τινὰ δημοσία ὑπηρεσίαν, ἀρρωστεῖν ἢ ἀδυνατεῖν φάσκων ἐξομνύηται αὐτὸς ἢ δι ἐτέρου. ἐξώμνυντο δὲ καὶ οἱ κληθέντες μάρτυρες, εἰ φάσκοιεν μὴ ἐπίστασθαι ἐφ' ἀ ἀκαλοῦντο. Isaeus Or. 9 (Λε-

typh.) § 18 καλει Ίεροκλέα Ινα ἐναντίον τούτων μαρτυρήση ἢ έξομόσηται. ΜΑΡΤΤΡΙΑ. ακριβών μὲν βδειν: τοῦ γὰρ αὐτοῦ ἀνδρός ἐστιν, ἃ μὲν οίδεν, ἐξόμνυσθαι, τῶν δὲ μὴ γενομένων πίστιν ἐθέλειν ἐπιθείναι ἢ μὴν εἰδέναι γενόμενα. Or. 29 § 20; Or. 58 (Theocrines) § 7; Or. 59 § 28.

59. κακών άλλοτρίων κλέπτης κ, τ, λ . I' did not shrink from being set down as having stolen what stood in other people's way.' κακών άλλοτρίων κλέπτης is a very questionable expression, ('singulariter dicta sunt' observes Lortzing p. 91), 'a thief of other people's ills,' meaning (as some suppose) one who steals what is detrimental to other people's interests, in this case the uap-Tupla, which is a kaker olkelor to Phormio and a κακόν άλλό-TPLOF to Stephanus. Reiske says 'Fur alienorum malorum est Graecis ille qui mala, fraudes, scelera, clam, in occulto exsequitur et perficit, non sponte sua, sed iussu alieno; and similarly C. B. Kennedy (rather vaguely) renders it 'a person who would commit a theft as a ύπέμεινεν ὄνομασθῆναι, τί ᾶν ἡγεῖσθε ποιῆσαι τοῦτον 60 ὑπὲρ αὐτοῦ ^q; λέγε τὴν μαρτυρίαν, εἶτα τὴν πρόκλησιν ταύτην.

MAPTTPIA.

[Μαρτυροῦσι φίλοι εἶναι καὶ ἐπιτήδειοι Φορμί-

 $^{\mathbf{q}}$ τοῦτον άλλου του \mathbf{Z} cum $\mathbf{F} \mathbf{\Sigma} \mathbf{\Phi}$. τοῦτον ὑπὲρ αὐτοῦ Bekker cum $\gamma \rho$. $\mathbf{F} \mathbf{\Sigma} \mathbf{\Phi}$. 'sensui satisfaceret δεομένου vel alτοῦντός του. Cf. § 62.' Sauppe.

tool of another.' G. H. Schaefer, who rightly doubts whether κακά άλλότρια can mean anything but mala quae alius patitur, proposes to read κακιών with the sense 'qui quid furatur, ut sceleribus alius accommođet.' Another critic (Beels, diatribe p. 100) says: κακών άλλοτρίων κλέπτης lepide vocatur Stephanus, qui in gratiam Phormionis et fortasse eius jussu, testimonium e capsula surripuerat.' In Plato Rep. 346 E we have μηδένα ἐθέλειν ἐκόντα dρχειν και τα άλλότρια κακά μεταχειρίζεσθαι ἀνορθοῦντα ('to handle and set right other people's disorders'), but neither this nor any other passage that I can find supports the sense usually assigned to the words before

It may therefore be worth while to suggest that κακῶν may be corrupt and should be altered into καὶ τῶν where καὶ emphasizes the whole clause τῶν ἀλλοτρίων κλέπτης ὑπέμευν ὀνομασθηναι, and not τῶν ἀλλοτρίων only. [The latter construction would inappropriately import into the passage some of the humour of the lines in Aristoph, Ranae 610 εἶτ΄ οὐχὶ δευὰ ταῦτα, τόπτευ τουτονὶ κλέπτοντα, πρός τ΄ ἀλλότρια 'isn't it a shame to beat this poor fellow (Xanthias) for stealing, and that too—

another man's goods?' A not uncommon παρὰ προσδοκίαν, as if some other kind of theft were possible.] Or again we may alter κακῶν into καὶ ἐκῶν, comparing § 62 where ὁ τὴν τοῦ κλέπτης φανῆναι (δόξαν) μὴ φυγῶν is parallel to ὁς ᾶ μηδεἰς ἐκέλευεν ἐθελοντής (=ἐκῶν) πονηρὸς ἦν.

άλλοτρίων in any case is intended to point the contrast with ὑπὲρ αὐτοῦ in the second half of the sentence.

[καl τῶν ἀλλοτρίων κλέπτης seems a highly probable emendation; nor is there any difficulty in καl referring to the general character of a κλέπτης τῶν ἀλλοτρίων. P.]

60. μαρτυροῦσι κ.τ.λ.] composer of the present document and the next and of that in Or. 46 § 21, has not taken the trouble to invent any names for the witnesses. He describes them as 'friends of Phormio' to suggest a motive for their disclaiming cognisance of the alleged theft on the part of his witness Stephanus. The writer adds that it was 'on the declaration or award of the arbitrator between Phormio and Ap.' But so long as there were fresh witnesses being brought forward (as appears from § 58 πρὸς μαρτυρίαν κ.τ.λ.), the case was not ripe for the arbitrator's ωνι, καὶ παρείναι πρὸς τῷ διαιτητἢ Τισία, ὅτε ἢν ἀπύφασις τῆς διαίτης ᾿Απολλοδώρω πρὸς Φορμίωνα, καὶ εἰδέναι τὴν μαρτυρίαν ὑφηρημένον Στέφανον, ἢν αἰτιᾶται αὐτὸν ᾿Απολλόδωρος ὑφελέσθαι.] τ

*Η μαρτυρείτε, ή έξομόσασθε.

ΕΞΩΜΟΣΙΑ.

61 Οὐκ ἄδηλον ἦν, ὧ ἄνδρες δικασταὶ, ἵτι τοῦτο ἔμελλον ποιήσειν, προθύμως ἐξομεῖσθαι. ἵνα τοίνυν παραχρῆμα ἐξελεγχθῶσιν ἐπιωρκηκότες, λαβέ μοι ταὐτην τὴν μαρτυρίαν καὶ τὴν πρόκλησιν. ἀναγίγνωσκε.

MAPTTPIA.

I I 20

*[Μαρτυροῦσι παρεῖναι, ὅτε ᾿Απολλόδωρος προῦκαλεῖτο Στέφανον παραδοῦναι τὸν παῖδα τὸν ἀκόλουθον εἰς βάσανον περὶ τῆς ὑφαιρέσεως τοῦ γραμματείου, καὶ γράμματα ἦν ἔτοιμος γράφειν ᾿Απολλόδωρος, καθ᾽ ὅ τι ἔσται ἡ βάσανος. ταῦτα δὲ προκαλουμένου ᾿Απολλοδώρου οὐκ ἐθελῆσαι παραδοῦναι Στέφανον,

r om. Σ.

decision; so we must either suppose that the writer has made a mistake, or that at any rate he uses $d\pi \delta \phi \sigma \sigma s$ in a vague and general sense for the process of decision and its immediate antecedents. (A. Westermann u. s. p. 111—112.)—On $d\pi \delta \phi \sigma \sigma s$, cf. Or. 54 § 27 ad fin. The word in this sense is from $d\pi \sigma \phi a \nu \omega$, not from $d\pi \delta \phi \eta \mu \omega$.

61. p. 1120. $\mu a \rho \tau \nu \rho o \bar{\nu} \sigma \iota$. The fabricator of the document overlooks the fact that the $\mu a \rho \tau \nu \rho i a$ and the $\pi \rho \delta \kappa \lambda \eta \sigma \iota s$ are two separate documents. It is improbable that he deliberately left out the $\pi \rho \delta \kappa \lambda \eta \sigma \iota s$, as he has taken the pains to manufacture all the other necessary doou.

ments in the case. The two titles μαρτυρία and πρόκλησιs are wrongly placed at the head of the document, implying that either the compiler or the transcriber thought that the document included both. Dindorf (ed. 3) has rightly placed the πρόκλησιs after the document, as in Or. 59 § 123 § 124.

καθ' δτι έσται ή βάσανος.] 'The terms of the torture.' Cf. Ar. Ran. 618—625 (a) και πώς βασανίως; (β) πάντα τρόπον κ.τ.λ.—(a) κάν τι πηρώσω γέ σοι τὸν παίδα τύπτων τάργύριον σοι κείσεται. Antiphon vi. (de Choreuta). § 23 ωμολόγουν πείσας τὸν δεσπότην παραδώσειν αὐτῷ βασανίζειν τρόπψ όποιψ βούλοιτο.

αλλα αποκρίνασθαι Απολλοδώρο δικάζεσθαι, εί βούλοιτο, εί τί φησιν αδικεισθαι ύφ' εαυτοῦ.].

ΠΡΟΚΛΗΣΙΣ.

62 Τἰς ἀν οὖν ὑπὲρ τοιαύτης αἰτίας, ὡ ἄνδρες δικασταὶ, εἴπερ ἐπίστευεν αὑτῷ, οὐκ ἐδέξατο τὴν βάσανον; οὐκοῦν τῷ φεύγειν τὴν βάσανον ὑφηρημένος ἐξελέγχεται, ἀρ' οὖν ἀν ὑμῖν αἰσχυνθῆναι δοκεῖ τὴν τοῦ τὰ ψευδῆ μαρτυρεῖν δόξαν ὁ τὴν τοῦ κλέπτης φανῆναι μὴ φυγών; ἢ δεηθέντος ὀκνῆσαι τὰ ψευδῆ μαρτυρεῖν, ος ὰ μηδεὶς ἐκέλευεν ἐθελοντὴς πονηρὸς ἦν;

63 Δικαίως τοίνυν, ὦ ἄνδρες 'Αθηναίοι, τούτων ὧπάντων δοὺς δίκην, πολὺ μᾶλλον ᾶν εἰκότως διὰ τἄλλα κολασθείη παρ' ὑμῖν. σκοπεῖτε δὲ, τὸν βίον ὃν βεβίωκεν ἐξετάζοντες' οὖτος γὰρ, ἡνίκα μὲν συνέβαινεν εὐτυχεῖν 'Αριστολόχφ τῷ τραπεζίτη, ἴσα βαίνων ἐβάδιζεν

Bekker. ἐκέλευσεν Z cum Σ.

62. την του κλέπτης φανήναι (δόξαν), 'the discredit of being proved a thief.' ('Who did not shrink from becoming a thief.' K.) δεηθέντος.] so. τινός. See Kühner Gk. Gr. § 486 A. 2. p. 641 'on the gen. absol. without any substantive like ανθρώπων, πραγμάτων being expressed.'

§§ 63—67. Examine the defendant's life and character, and you will find him cringing to and flattering the prosperous, only to desert them when they fall into destitution. For the present, he is the creature of Phormio; and, to compass his own ends, he is willing to do wrong to his own relations, regardless of the ill-repute he thus incurs. He der serves to be abhorred as the common enemy of all humanity. With all his wealth, he has never performed a single public service. Rogues who are poor may have some allowance made them, for the exigencies of their position; regues who are rich can claim no excuse and therefore call for punishment at your hands.

63. ἡνίκα συνέβαινεν εὐτυχεῖν 'Αριστολόχω.] See Or. 36 § 50.

— Note συνέβαινεν followed soon after by βαίνων.

Ισα βαίνων ἐβάδιζεν ὑποπεπτωκώς ἐκείνω.] 'Walked in step with that person and cringed to him,' 'Cringed to him, as he walked beside him.' Harpoct. Ισα βαίνων Πυθοκλεῖ· Δημοσθένης ἐν τῷ κατ' Λίσχίνου (Fals. Leg. § 315) ἀντὶ τοῦ συνὰν ἀεὶ καὶ μηθὲ βραχὺ ἀφιστάμενος. καὶ ἐν τῷ κατὰ Στεφάνου α΄ φησὶν "Αριστολόχω τῷ τραπεζίτη Ισα βαίνων ἐβάδιζε." Μένανδρος παρὶ αὐτὰν Ισα βαίνους' ἐταίρα πολυτελής. ('Αριστολόχω really comes after συνέβαινεν and is understood after Ισαβαίνων.) Mr Shilleto u.s.

ύποπεπτωκώς ἐκείνω, καὶ ταῦτα ἴσασι πολλοὶ τῶν 64 ἐνθάδο ὅντων ὑμῶν. ἐπειδὴ δο ἀπώλετ ἐκείνος καὶ τῶν ὅντων ἐξέστη, οὐχ ἥκιστα ὑπὸ τούτου καὶ τῶν τοιούτων διαφορηθεὶς, τῷ μὲν υίεῖ τῷ τούτου πολλῶν πραγμάτων ὄντων οὐ παρέστη πώποτε οὐδο ἐβοήθησεν, ἀλλ' ᾿Απόληξις καὶ Σόλων καὶ πάντες ἄνθρωποι μᾶλλον βοηθοῦσι Φορμίωνα δὲ πάλιν ἑόρακε[†], καὶ τούτω γέγονεν οἰκεῖος, ἐξ ᾿Αθηναίων ἀπάντων τοῦτον ἐκλεξάμενος, καὶ ὑπὲρ τούτου πρεσβευτὴς μὲν ἄχετο 1121 εἰς Βυζάντιον πλέων, ἡνίκα ἐκεῖνοι τὰ πλοῖα τὰ τούτου κατέσχον, τὴν δὲ δίκην ἔλεγε τὴν πρὸς Καλχηδονίους, τὰ ψευδῆ δο ἐμοῦ φανερῶς οὕτω καταμεμαρτύρηκεν. 65 εἰθο δς εὐτυχούντων ἐστὶ κόλαξ, κᾶν ἀτυχῶσι, τῶν αὐτῶν τούτων προδότης, καὶ τῶν μὲν ἄλλων πολιτῶν ἐ ἐώρακε Ζ.

explains it here as 'truckling to, and adapting his pace to his companion's.' The phrase became common in later Greek, e.g. Alciphron Ep. 111. 56 ἐπαίρεις σεαυτὸν, οὐδὲν δέον, καὶ βαδίζεις το δὴ [καὶ τύφου πλήρης εί] τοῦτο δὴ τοῦ λόγου, Πυθοκλεί. See note on § 68.

64. τῶν δυτων ἐξέστη.] Or. 86 § 50 ἐξέστησαν ἀπάντων τῶν δυτων.

διαφορηθείς.] In pass, generally of things, here of the person, plundered. [But it is an uncommon word. Eur. Bacch. 746, θᾶσσον δὲ διεφοροῦντο σαρκός ἐνδντὰ, 'the cattle had their flesh (or hides, perhaps) carried off in different directions.' Ibid. 739, ἄλλαι δὲ δαμάλας διεφόρουν σπαράγμασιν. P.]

'Απόληξις.] Harpocr. εἶς τῶν ε' συγγραφέων, δν Πλάτων κωμωδεῖ ἐν Σοφισταῖς. (For ε' the mss have ν', corrected by Cobet who explains it of the ten συγγραφεῖς in Thuc. viii. 67.) 'Απόληξις Προσπάλτιος occurs in Or. 48 πρότ Μακάρτατον as grandfather of Macartatus and there are others of the same name in inscriptions. Of this Solom nothing is known, and $^{\prime}\Lambda\pi\delta\lambda\eta\xi$:s cannot be identified with any of the above.

έόρακε] respexit, 'has had his eye upon,' i. e. has courted. A remarkable use. Pl

A remarkable use. P.] προσβουτής.] 'Agent.' Or. 32 Zenoth. § 11, προσβουτήν έκ βουλής τυα λαμβάνομεν... One who negotiates for another is named after a political custom 'an ambassador.'

ἐκεῖνοι] sc. ol Βυζάντιοι, implied from Βυζάντιον. See note on Isocr. Paneg. § 110: φάσκοντες μὲν λακωνίζειν τάναντία δ' ἐκείνοις ἐπιτηδεύοντες.

Kαλχηδονίουs.] Phormio, it seems, must have been implicated in some mercantile suit with people at Calchedon (opposite Byzantium). The affair is not alluded to elsewhere.

πολλών καὶ καλών κάγαθών όντων μηδενὶ μηδ' έξ ἴσου χρῆται, τοῖς δὲ τοιούτοις ἐθελοντὴς ὑποπίπτει, καλ μήτ' εί τινα των οικείων αδικήσει μήτ' εί παρά τοίς άλλοις φαύλην δόξαν έξει ταῦτα ποιῶν μήτ' άλλο μηδεν σκοπεί, πλην ὅπως τι πλέον έξει, τοῦτον οὐ μισείν ώς κοινον έχθρον της φύσεως όλης της ανθρωπίνης 66 προσήκει; έγωγ' αν φαίην. ταθτα μέντοι τα τοσαύτην έχοντα αἰσχύνην, ω ἄνδρες Αθηναίοι, ἐπὶ τῷ τὴν πόλιν φεύγειν καὶ τὰ ὄνται ἀποκρύπτεσθαι προήρηται πράττειν, ίν' έργασίας άφανεις διά της τραπέζης ποιηται καὶ μήτε χορηγή μήτε τριηραρχή μήτ' ἄλλο μηδὲν δυ προσήκει ποιή. καὶ κατείργασται τοῦτο. τεκμήριου δέ έχων γάρ οὐσίαν τοσαύτην ώστε έκατὸν μνᾶς ἐπιδοῦναι τῆ θυγατρὶ, οὐδ' ἡντινοῦν ἐώραται λειτουργίαν τύφ' ύμων λειτουργών, οὐδε την ελαχίστην. καίτοι πόσω κάλλιον φιλοτιμούμενον έξετάζεσθαι καὶ προθυμούμενον είς α δεί τη πόλει, η κολακεύοντα καὶ τὰ ψευδή μαρτυροῦντα; ἀλλ' ἐπὶ τῷ κερδαίνειν πᾶν

^u Bekker. γρήματα Z cum Σ. ▼ Bekker. λειτουργίαν εωραται Z cum Σ. ('F, non Σ.' Dindf.)

65. καλών κάγαθών.] In good Greek always two words (neither καλός και άγαθός nor καλοκάγαθός) though the derivative is nevertheless καλοκάγαθία. Cf. θεοîs $\dot{\epsilon}_{\chi}\theta_{\rho\dot{\alpha}}$ and $\theta_{\epsilon\dot{\alpha}\dot{\alpha}}$ expectations are note on Isocr. Paneg. § 78.

κοινον έχθρον της φύσεως.] §53 τά της φύσεως οίκεῖα άναιρεῖ.

66. έπι τῷ τὴν πόλιν φεύγειν.] 'With a view to escape the public service.' K. [Another singular expression. Such citizens were called διαδρασιπολίται, Ar. Ran. 1014.]

έργασίας αφανείς.] 'Sly (unreturned) profits.' Contrast § 30 α πάντες ήδεσαν κ.τ.λ.

χορηγή...τριηραρχή.] See note on Or. 36 § 39 έλειτούργεις.-

κατείργασται τοῦτο (middle) 'he has accomplished this object.' τεκμήριον δέ· έχων γάρ.] Madvig Gk. Synt. § 196 a, and note

on Isocr. Paneg. § 87. ἐξετάζεσθαι.] 'To be found in the pursuit of an honourable ambition for willing service to the state.' Or, shorter, 'to shew oneself a man of public spirit.' Harpoer. αντί τοῦ ὁρᾶσθαι, Δημοσθένης κατά Στεφάνου. και έν τῷ κατ' 'Ανδροτίωνος (p. 613 ad fin.) ' έξητάσθης' φησίν άντι του ώφθης, ἐωράθης.

 $d\lambda\lambda' \epsilon \pi l \tau \hat{\varphi} \kappa.\tau.\lambda.$ fortunately, the defendant is a person who will do anything to get money.' K.

67 αν ούτος ποιήσειεν. καὶ μὴν, οι ἄνδρες 'Αθηναίοι, μαλλον ἄξιον ὀργίλως ἔχειν τοῖς μετ' εὐπορίας πονηροῖς ἡ τοῖς μετ' ἐνδείας. τοῖς μὲν γὰρ ἡ τῆς ἀνάγκης I I 22 χρεία φέρει τινὰ συγγνώμην παρὰ τοῖς ἀνθρωπίνως λογιζομένοις οἱ δ' ἐκ περιουσίας, ισπερ ούτος, πονηροὶ οὐδεμίαν πρόφασιν δικαίαν ἔχοιεν αν εἰπεῖν, ἀλλ' αἰσχροκερδία καὶ πλεονεξία καὶ ΰβρει καὶ τῷ τὰς αὐτῶν συστάσεις κυριωτέρας τῶν νόμων ἀξιοῦν εἶναι ταῦτα φανήσονται πράττοντες. ὑμῖν δὲ οὐδὲν τούτων συμφέρει, ἀλλὰ τὸν ἀσθενῆ παρὰ τοῦ πλουσίου δίκην, αν ἀδικῆται, δύνασθαι λαβεῖν. ἔσται δὲ τοῦτο, ἐὰν κολάζητε τοὺς φανερῶς οῦτως ἐξ εὐπορίας πονηρούς.

68 Οὐ τοίνυν οὐδ' â πέπλασται καὶ βαδίζει οὐτος
* -ela Z. -la Σ prima manu.

67. ἡ τῆς ἀνάγκης χρεία.] 'The force of circumstances ('the pressure of their necessitous lot,' lit. 'need induced by necessity,') 'leads to some allowance being made for them in the eyes of those who view the case with human fellow-feeling.' Stobæus in quoting this passage in his 'Elegant Extracts' has the reading adopted in the text, instead of the common reading ή της χρείας ανάγκη. has οὐδεμίαν δικαίαν πρόφασιν έχουσι, besides, for obvious reasons, omitting ωσπερ οὖτος. (Florilegium 46. 72. p. 316.) The extract proceeds with the words πολλά δ' οῦν κακά πράγματα τούς έλευθέρους ή πενία βιάζεται ποιείν, έφ' οίς αν έλεοίντο δικαιότερον ή προσαπολλύοιντο, which do not appear in the present passage. They are really taken from Dem. Or. 57 (Eubulides) § 46, as Meineke might have noted in his edition of Stobæus. For the copyist's patchwork δ' οὖν κακά πράγματα we should therefore restore δουλικά πράγματα from Demosthenes himself, and print the passage as a separate extract.

συστάσεις.] 'plots,' 'conspiracies,' parties, political interests, studia, έταιρεῖαι. Οτ. 37 § 39 περιστήσαι τους μεθ' έαυτοῦ, τὸ έργαστήριον τῶν συνεστώτων. [Ευτ. Andr. 1088, εἰς δὲ συστάσεις κύκλους τ' ἐχώρει λαὸς οἰκήτωρ θεοῦ. Thuc. II. 21, κατὰ συστάσεις γενόμενοι. So also οἰ συντοστάμενοι in Ar. Lysistr. 577.] Cf. Οτ. 46 § 25.

ėξ ευτορίας πονηρούς.] 'made bad by their wealth.' K. is hardly correct here in rendering 'men who (for all their riches) are thus flagrantly dishonest.' It is not in spite of, but directly from, their large means that they become bad citizens. P.]

§§ 68—70. His affected airs as he sullenly slinks along the

παρὰ τοὺς τοίχους ἐσκυθρωπακῶς, σωφροσύνης ἄν τις ἡγήσαιτο εἰκότως εἶναι σημεῖα, ἀλλὰ μισανθρωπίας. ἐγὼ γὰρ, ὅστις αὐτῷ μηδενὸς συμβεβηκότος δεινοῦ μηδὲ τῶν ἀναγκαίων σπανίζων ἐν ταύτη τῆ σχέσει διάγει τὸν βίον, τοῦτον ἡγοῦμαι συνεορακέναι καὶ λε-

× -εωρακέναι Z.

sides of the streets, so far from shewing a modest reserve, really indicate an unsociable charac-All this solemn guise is purposely put on, to veil his real disposition, while it serves to repel the approaches of his fellow-men. He has never contributed to the needs of any one of all the citizens of Athens; but as a usurer, who counts his neighbours' needs his own good fortune, he has ejected relations of his from their homes, and shewn himself ruthless in the exaction of interest from his debtors.

68. ἀ πέπλασται κ.τ.λ.] explained by the contrast immediately after, τοῦς ἀπλῶς ὡς πεφύκασι βαδίζουσι και φαιδροῖς. ἀ πέπλασται και βαδίζει instead of ἡν ἔχει πεπλασμένην δψιν και τὸ σεμνὸν βάδισμα, is a fresh instance (like ὡν διεφθάρκει in § 27) of the fondness of the Greeks for throwing into the verb what in other languages would be naturally expressed by a substantive.

έσκυθρωπακώς.] Or. 54 § 34 μεθ' ἡμέραν μὲν ἐσκυθρωπάκασα και λακωνίζεων φασί... For this and similar words expressing sullen and demure demeanour the student should read the speech of Hercules in Eur. Alc. 773—802.

For a similar passage, shewing how keenly the demeanour of persons walking in the streets was criticised at Athens, we

may compare Or. 37 (Pant.) § 52 where the defendant anticipates that the plaintiff will bring up against him his fast walking and loud talking, and his constantly carrying a stick. After contrasting their respective characters he adds (§ 55) τοιοῦτος έγὼ ὁ ταχύ βαδίζων και τοιοῦτος συ ο άτρέμας. Again Plato Charmid. p. 159 B expressly mentions walking quietly in the streets. as a mark of σωφροσύνη. σωφροσύνη τὸ κοσμίως πάντα πράττειν και ήσυχή, έν τε ταις όδοις βαδίζειν και διαλέγεσθαι. Aristotle ascribes κίνησις βραδεῖα and φωνή βαρεία to his μεγαλόψυχος (Eth. iv. 9=3) and Theophrastus characterises the 'Arrogant man' (ὁ ὑπερήφανος) as δεινός... έν ταίς όδοις πορευόμενος μή λαλείν τοίς εντυγχάνουσι, κάτω κεκυφώς. Cf. Alexis ap. Athen. I. p. 21 § 38 (referred to by Mr Jebb, Theophr. p. 188), έν γάρ νομίζω τοῦτο τών άνελευθέρων | είναι, το βαδίζειν άρρύθμως έν ταις όδοις. Soph. fragm. 234 b, ώς νῦν τάχος στείχωμεν ου γαρ έσθ' όπως σπουδής δικαίας μώμος άψεταί ποτε. Alciphron i. 34. 1, έξ οὖ φιλοσοφεῖν έπενοήσας, σεμνός τις έγένου καί τάς όφρῦς ὑπέρ τοὺς κροτάφους είτα σχήμα έχων καί έπηραs. βιβλίδιον μετά χειρας els την 'Aκάδημίαν σοβείς. Cf. supr. § 63 ίσα βαίνων κ.τ.λ. and infr. § 77.

σχέσει.] cf. τὸ σχῆμα inf. § 69. [διάγειν ἐν σχέσει seems unlike Demosthenes. The same may λογίσθαι παρ' αὐτῷ ὅτι τοῖς μὲν ἀπλῶς, ὡς πεφύκασι, βαδίζουσι καὶ φαιδροῖς καὶ προσέλθοι τις αν καὶ δεηθείη καὶ ἐπαγγείλειεν οὐδὲν ὀκνῶν, τοῖς δὲ πεπλασμένοις καὶ σκυθρωποῖς ὀκνήσειέ τις αν προσελθεῖν 69 πρῶτον. οὐδὲν οὖν ἄλλο ἡ πρόβλημα τοῦ τρόπου τὸ σχήμα τοῦτ' ἔστι, καὶ τὸ τής διανοίας ἄγριον καὶ πικρὸν ἐνταῦθα δηλοῖ. σημεῖον δέ τοσούτων γὰρ ὅντων τὸ πλήθος 'Αθηναίων, πράττων πολὺ βέλτιον ἡ σὲ προσῆκον ἡν, τῷ πώποτε εἰσήνεγκας, ἡ τίνι συμβέβλησαί πω, ἡ τίνα εὖ πεποίηκας ; οὐδέν αν εἰπεῖν τὸ ἔχοις ἀλλὰ τοκίζων καὶ τὰς τῶν ἄλλων συμφορὰς καὶ χρείας εὐτυχήματα σαυτοῦ νομίζων ἐξέβαλες μὲν Βεκκοι, ἡ τίνα εὐ πεποίηκας οπ. Ζ cum Σ.

be said of ποιεῖν ἀοίκητον, 'to deprive of a home,' § 70. P.] τοῖς... φαιδροῖς... προσέλθοι τις ἄν καὶ δεηθείη.] The 'Surly man' (ὁ αὐθάδης) is characterised by Theophrastus as apt προσαγορευθείς μὴ ἀντιπροσειπεῖν.—φαιδροῖς, 'cheerful,' 'bright' (as we say).

δεηθείη και έπαγγείλειεν.] ' profer a request and make a promise (or proposal).' The two words are correlative to one another like 'asking and granting a favour.' ἐπαγγείλειεν is an emendation for dπαγγείλειεν proposed by H. Wolf and accepted by Reiske and others. Dobree unnecessarily suggests 'Quaere an potest = $\epsilon \pi \alpha \gamma \gamma \epsilon i \lambda \alpha i \tau o$, i. e. opem peteret.' This would involve a needless repetition of the idea of δεηθείη. [Besides, έναγ-γέλλεσθαι is rather 'to make a profession of,' 'to propose that some one should accept your service' in some matter. P.1

τοῖς πεπλασμένοις και σκυθρωποῖς.] 'Affected and sullen characters.'

69. πρόβλημα τοῦ τρόπου.]

'A cloak to mask his real character.' Soph. Phil. 1008 οίως μ' ὑπῆλθες, ῶς μ' ἐθηράσω λαβώς πρόβλημα σαυτοῦ παῖδα τόνδ' ἀγνῶτ' ἐμοί. Cf. παραπέτασμα supr. § 19, also πρόσχημα in the sense of 'an excuse.'

èrraῦθα δηλοῖ.] 'He shews herein the real rudeness and bitterness (malignity) of his disposition (or temper.)'

τῷ πώποτε εἰσήνεγκας.] 'to whose service did you ever contribute?' Cf. Or. 53 § 9 Ερανον αὐτῷ...εἰσοἰσοιμι.

συμβέβλησαι.] 'to whom have you ever lent any aid?' K. Or, perhaps, 'with whom have you had any dealings?' But συμβάλλεσθαι (with perf. pass. used as mid.) may here be used in a general sense of helping, as in Or. 21 (Meid.) § 133 συμβάλουμένους τοῖς συμμάχοις. We haλουμένους τοῖς συμμάχοις we the active use in Or. 34 § 1, συμβόλαια πολλοῖς συμβάλουτες.

ξέβαλες.] 'ousted from his patrimony,' cf. Or. 36 § 49 ἐκβαλεῖν. The debtor in such a case would be said ἐκπεσεῖν or ἐκστῆ.

Ρ. 1123.] ΨΕΥΔΟΜΑΡΤΥΡΙΩΝ Α.

τον σαυτοῦ θεῖον Νικίαν ἐκ τῆς πατρώας οἰκίας, ἀφή- 1123 ρησαι δὲ τὴν σαυτοῦ πενθερὰν ταῦτα ἀφ' ὧν ἔζη, ἀοίκητον δὲ τὸν ᾿Αρχεδήμου παῖδα τὸ σαυτοῦ μέρος πεποίηκας. οὐδεὶς δὲ πώποτε οὕτω πικρῶς οὐδ' ὑπερ- ήμερον εἰσέπραξεν ὡς σὺ τοὺς ὀφείλοντας τοὺς τόκους. εἰτα ὃν ὁρᾶτε ἐπὶ πάντων οὕτως ἄγριον καὶ μιαρὸν,

ναι των δντων. ib. § 50. Or. 29 § 2 λίαν ώμως και πικρως δντα συγγενή τούτον έκ τής ούσίας ἀπάσης έκβέβληκα.

oeior.] his (maternal) uncle, not patruum. Reiske suggests that this Nicias may be identified with the person of that name in Or. 36 § 17 married to the sister of Apollodorus' wife. But the relationships that would thus result are rather complex (cf. supra §§ 54—56), and it seems simpler to suppose that there were two persons of that name in the same family.

dolκητον.] 'a homeless out-The word is rare in this meaning, being generally used of an uninhabitable country ('dolκητος και έρημος Hdt. 11. 34, cf. v. 10. So in Plat. Legg. 778 B. etc.' L. and S.). Unless we accept it in the sense of 'houseless,' it would be necessary either (as Reiske says) to alter παίδα into olκον or to read dougov (as G. H. Schaefer suspects). The latter word is found in this sense in Plato Symp. 203 p and elsewhere. In Lucian however (p. 727), the word dolkyros is used as in the present passage. Gallus § 17, περιέμενον αοίκητος έστώς, άχρι δή ό Μνήσαρχος έξειργάζετο μοι τον οίκον.

('Aλεκτρύων loquitur).
το σαυτοῦ μέρος.] 'quod ad
te attinet.' So also το σον μέρος Soph. O. C. 1366.

ὑπερήμερον εἰσέπραξεν.] 'levied

judgment on a defaulter.' K. Dem. Or. 33 (Apat.) § 6. Or. 21 (Mid.) §§ 81, 89, συνέβη δὲ ὑπερημέρφ γενομένφ λαθείν αὐτῷ διὰ τὸ άδικηθήναι. In Theophrastus the 'Penurious man' (ὁ μικρολόγος) is described as δεινός ύπερημερίαν πράξαι καὶ τόκον τόκου ἀπαιτῆσαι. Pollux: (speaking of debt) o our έκτίσας κατά προθεσμίαν ύπερήμερος. Harpoer. ὑπερήμεροι ol δίκην δφλόντες όποιανοῦν και τὰ έπιτίμια τοις έλουσι μή άποδιδόντες έν ταις τακταις προθεσμίαις...

In the whole of this passage the speaker dexterously avails himself of the odium and unpopularity attending the trade of a money-lender at Athens. Cf. Or. 37 (Pant.) § 52 μισοῦσιν 'Αθηναῖοι τοὺς δανείσαντας, and in the Epistles of Alciphron, borrowed doubtless in part from the later Attic Comedy, in a letter beginning μέγα κακόν είσιν οί κατά την πόλιν τοκογλύφοι, the money-lender is described as πρεσβύτην, δφθήναι βικνόν, συνεσπακότα τὰς ὀφρῦς (1. 26), cf. ib. 111. 3. 2 ο Χρέμης ο κατεσκληκώς, ο κατεσπακώς τὰς ὀφρῦς, ὁ ταυρηδόν πάντας ύποβλέπων. In the same letter we have another banker, of whom no harm is said, called by the conventional name Pasion, doubtless taken from our Pasion.

είτα — ἠδικηκότα λαβόντες.] Compare Midias § 97. τοῦτον ύμεῖς ηδικηκότα ἐπ' αὐτοφώρφ λαβόντες οὐ τιμωρήσεσθε; δεινὰ ἄρα, ὧ ἄνδρες δικασταὶ, ποιήσετε καὶ οὐχὶ δίκαια.

71 *Αξιον τοίνυν, ω ἄνδρες 'Αθηναίοι, καὶ Φορμίωνι τῷ παρασχομένῳ τουτονὶ νεμεσῆσαι τοῖς πεπραγμένοις, τὴν ἀναίδειαν τοῦ τρόπου καὶ τὴν ἀχαριστίαν ἰδίντας. οἰμαι γὰρ ἄπαντας ὑμᾶς εἰδέναι ὕτι τοῦτον, ἡνίκ ὤνιος ἦν, εἰ συνέβη μάγειρον ἤ τινος ἄλλης τέχνης δημιουργὸν πρίασθαι, τὴν τοῦ δεσπότου τέχνην 72 ἀν μαθών πόρρω τῶν νῦν παρόντων ἦν ἀγαθῶν. ἐπειδὴ δὲ ὁ πατὴρ ὁ ἡμέτερος τραπεζίτης ῶν ἐκτήσατ' αὐτὸν καὶ γράμματα ἐπαίδευσε καὶ τὴν τέχνην ἐδίδαξε καὶ χρημάτων ἐποίησε κύριον πολλῶν, εὐδαίμων γέγονε, τὴν τύχην, ἢ πρὸς ἡμᾶς ἀφίκετο, ἀρχὴν λαβῶν πάσης 73 τῆς νῦν παρούσης εὐδαιμονίας. οὐκοῦν δεινὸν, ὡ γῆ καὶ θεοὶ, καὶ πέρα δεινοῦ, τοὺς Έλληνα μὲν ἀντὶ βαρ-

§§ 71-76. At this point the speaker begins a fierce invective against Phormio. Against Phormio, who produced the defendant as his witness, you have a right to be indignant for his effrontery and his ingratitude. · Phormio was for sale, instead of being bought by a cook, or what not, and learning his master's trade, he had the good fortune to come into the hands of my father, who taught him the business of a banker, and conferred on him many other benefits. Yet, with all his wealth, he is ungrateful enough to allow the founders of his fortunes to remain in poverty and distress. He has not scrupled to marry her, who was once his own master's wife, thus securing to himself a large marriage-portion, while he suffers my daughters to languish without a dowry and become poor old maids in their

father's house. Meanwhile, he counts and calculates the amount of my money, and criticises me as narrowly as a master might his slave.

71. νεμεσήσαι.] A poetic verb, rarely found in good Greek prose. It occurs, however, in Or. 20 (Lept.) § 161, τοιαῦτα... οἶs μηδεἰς ἀν νεμεσήσαι; twice in Plato, and also in Arist. Rhet. II. 9. Here as elsewhere νεμεσᾶν is used in its regular sense of 'indignation at undeserved good fortune' (Arist. Eth. II. 1. 5 νεμεσητικός λυπεῖται ἐπὶ τοῖς ἀναξίως εὐ πράττουσι).

 $d\nu \mu a\theta \omega \nu ... d\nu$.] $d\nu$ influences not only the participle but the principal verb $d\nu$ as well.

72. τραπεζίτης ών.] The participial clause is here, as often, more emphatic than the principal verb εκτήσατο. 'Since my father, into whose hands he came, was a banker.'

βάρου ποιήσαντας, γνώριμον δ' άντ' άνδραπόδου, τοσούτων αγαθών ήγεμόνας, τούτους περιοράν έν ταίς έσχάταις ἀπορίαις ὅντας ἔχοντα καὶ πλουτοῦντα, καὶ είς τουθ' ηκειν αναιδείας ώστε, ης παρ' ήμων τύγης 74 μετέσχε, ταύτης ήμιν μή τολμάν μεταδούναι. άλλ' αὐτὸς μὲν οὐκ ἄκνησε τὴν δέσποιναν γῆμαι, καὶ ἡ τὰ καταχύσματα αὐτοῦ κατέχεε τόθ' ἡνίκα ἐωνήθη, ταύτη ΙΙ24 συνοικείν, οὐδὲ προίκα πέντε τάλαντα αὐτῷ γράψαι, χωρίς ων ούσης της μητρός κυρίας ούτος έγκρατης γέγονε πολλών χρημάτων (τί γὰρ αὐτὸν οἴεσθε εἰς τὰς διαθήκας ἐγγράψαι "καὶ τἄλλα, ὅσα ἐστὶν, ᾿Αρ-" χίππη δίδωμι;") τὰς δ' ήμετέρας θυγατέρας μελλούσας δι' ἔνδειαν ἀνεκδότους ἔνδον γηράσκειν περιορά. 75 καὶ εἰ μὲν πένης οὖτος ἢν, ἡμεῖς δ' εὐποροῦντες ἐτυγ→ χάνομεν, καὶ συνέβη τι παθείν, οία πολλά, έμοὶ, οί

73. γνώριμον.] Kennedy renders this: 'a friend instead of a slave.' γνώριμος however is a weaker word than φίλος, though it is curiously placed after it by an anti-climax in Or. 18 (de corona) § 284 ξένος ή φίλος ή γνώριμος. But in the present passage, the context leads us to prefer translating it: 'a man of note instead of a mere slave.'

τοσούτων ἀγαθών ἡγεμόνας.] An unusual phrase; 'who had led him to, shewed him the wav to, so many social and political advantages.' P.]

καl πλουτούντα is perhaps a gloss on τον έχοντα. Cf. Soph. Αj. 157, πρὸς γὰρ τὸν ἔχονθ' ο φθόνος ξρπει. Ρ.]

avaidelas.] For the gen. cf. Or. 36 § 48 els τοῦθ' ήκεις μανίας.

74. καταχύσματα.] Harpoer. Δημοσθένης έν τῷ κατὰ Στεφάνου α'. ότι των νεωνήτων οί δεσπόται τραγήματα κατέχεον 'Αριστοφάνης Πλούτω δηλοί. (Ar. Plut. 768,

φέρε νῦν Ιοῦσ' εἴσω κομίσω κατα• χύσματα ώσπερ νεωνήτοισυνόφθαλ. μοῖς ἐγώ). The sweetmeats. nuts. &c. were scattered over the newly-purchased slave and scrambled for by his fellowservants. 'This was done, not on the slave's account, but for the sake of a good omen, as the Scholiast tells us.' Becker's Charicles 111. 83 (=p. 368 of Eng. abridg.). Hermann, Privatalt. § 12, 5; St. John Hellenes ш. 27.

προ**ικα πέντε κ.τ.λ.] § 28.** ούσης κυρίας.] He, as the husband, has got possession of property, as κύριος (or legal possessor) of her, as she was of the said property. P.]

75. εί συνέβη τι παθεῖν κ.τ.λ.] 'If, in the ordinary course of nature, anything had happened to me ;' a common euphemism for death. See note on Or. 54 § 25.

παίδες αν οι τούτου των εμων θυγατέρων εδικάζοντο, οι τοῦ δούλου των τοῦ δεσπότου θείοι γάρ εἰσιν αὐταῖς διὰ τὸ τὴν μητέρα τὴν ἐμὴν τοῦτον λαβεῖν ἐπειδὴ δὲ ἀπόρως ἡμεῖς ἔχομεν, τηνικαῦτα οὐ συνεκδώσει ταύτας, ἀλλὰ λέγει καὶ λογίζεται τὸ πλῆθος ὧν ἐγὼ δο χρημάτων ἔχω. καὶ γὰρ τοῦτο ἀτοπώτατον πάντων. ὧν μὲν ἀπεστέρηκεν ἡμᾶς χρημάτων, ουδέπω καὶ τήμερον ἠθέλησεν ὑποσχεῖν τὸν λόγον , ἀλλὰ μὴ εἰσαγωγίμους εἶναι τὰς δίκας παραγράφεται α δὲ τῶν πατρώων ἐνειμάμην ἐγὼ, ταῦτα λογίζεται. καὶ τοὺς μὲν ἄλλους ἄν τις ἴδοι τοὺς οἰκέτας ὑπὸ τῶν δεσποτῶν ὲξεταζομέσεις. Τὸν λόγον οπ. Ζ cum Σ.

eδικάζοντο.] The regular word used of the suitors under such circumstances was επιδικάζεσθαι (Or. 48 Macart. § 55 της επικλήρου επιδικάζεσθαι and επεδικάζομην γένει ων έγγυτάτω). Hence, Dobreo suggests: 'legendum vi-

detur εδικάζοντο i.e. ἐπεδικάζοντο cum Wolfio,' a suggestion which, although since supported by the discovery of a marginal correction to that effect in the Paris MS Σ, is not perhaps absolutely necessary, as the wider general term includes the narrower special one. The reference, in any case, is to the provisions of the Athenian law, whereby, when there was no son to inherit the estate, the heiresses were bound to be married to their nearest relatives (not in the ascending line). The next of kin brought his claim before the chief Archon, whose duty it was ἐπιμελείσθαι των επικλήρων (Or. 48 § 75), public notice was given of the claim, and if no one appeared to dispute it, the Archon adjudged the heiress to him (ἐπεδίκασεν αὐτῷ τὴν ἐπίκληρον).

If another claimant appeared, a court was held to decide the suit, according to the Athenian law of consanguinity. Cases even occurred in which the suitor would get his wife taken off his hands to enable him to marry such an heiress (e. g. Or. 57 § 41). If the 'heiress' was poor, and the nearest relative did not choose to marry her, he was bound to give her a marriage-portion according to his own fortune (C. R. Kennedy, Dict. Antiq. s. v. Epiclerus). Or. 43 § 54 lex των επικλήρων δσαι θητικόν τελουσιν, έαν μή βούληται έχειν ο έγγυτάτω γένους έκδιδότω έπιδούς κ.τ.λ. (Cf. K. F. Hermann, Privatalt. § 64, notes 10 and 11, with Pollux 3. 33; and see Aristoph. Vesp. 583-7.)

θεῖοι.] Phormio's sons being, like Apollodorus, sons of Archippe, would be 'uncles' to the daughters of their half-brother Apollodorus.— ἡμεῖs is emphatically contrasted with εἰ πένης οὖτος ἡν (supra), [as ὧν ἐγὼ ἔχω inf. with the implied ὧν οὖτος (οτ ὧν αὐτὸς) ἔχει.]

76. ἐξεταζομένους.] 'scrutinised,' 'narrowly examined,' 'called νους οὖτος δ' αὖ τοὐναντίον τὸν δεσπότην ὁ δοῦλος ἐξετάζει, ὡς δῆτα πονηρὸν καὶ ἄσωτον ἐκ τούτων 77 ἐπιδείξων. ἐγω δ', οὖ ἄνδρες 'Αθηναίοι, τῆς μὲν ὄψεως τῆ φύσει καὶ τῷ ταχέως βαδίζειν καὶ λαλείν μέγα οὖ τῶν εὐτυχῶς πεφυκότων ἐμαυτὸν κρίνω' ἐφ' οἰς

to account,' 'taken to task,' (§ 82 έξήταζες δστις ήν). Liddell and Scott refer to this passage, and explain it 'to question by the torture, comparing Polybius 15. 27. 7 (φιλοτίμως έξετασαι πάσαν προτιθέντα βάσανον), but in view of the context it seems better to give it a general sense. though not to the exclusion of the special meaning above suggested. Besides, a reference to the passage in Polybius will shew that the verb there refers not to the torture itself but to the close examination preceding the torture, which latter was only to be applied if the efferaous failed. The verb here seems used in a non-Demosthenic sense for έλεγχομένους την οὐσίαν, 'having their property enquired into.' Slaves, in fact, had no property: but their masters might enquire if they had, rightly or wrongly, become possessed of anything, e.g. of means to purchase their liberty. 'To make an inventory of property' is exertisew (Ar. Eccl. 729), οτ έξέτασιν ποιείσθαι, which is also a military term.

P.]
77—80. My aspect of countenance, my quickness of walk and my loudness of talk may not, perhaps, be in my favour; they are not my fault but my misfortune; they distress other people and do me no good; and yet I can claim that I am moderate in my personal expenditure, and I thereby shew that I lead a far more orderly life than

Phormio and the like. Towards the state, I have performed public services in a most liberal manner, passing even beyond the requirements of the law, to express the gratitude due to Athens from one who owes his citizenship to her generous adoption of his father. Don't taunt me then, Phormio, with what is really to my credit, but prove, if you can, that I am guilty of immorality like your own. How dare you criticise another's life and character?

77. τῆς δψεως τῆ φύσει κ.τ.λ.]
These are datives of respect,—
'in the matter of appearance,'
&c. K. wrongly construes with
κρίνω, 'I judge by,' &c. P.]

τῷ ταχέως βαδίζειν καὶ λαλεῖν $\mu \epsilon \gamma \alpha \kappa. \tau. \lambda.$ See note on § 68 and cf. particularly Or. 37 (Pant.) § 59, Νικόβουλος ἐπίφθονός ἐστὶ καί ταχέως βαδίζει και μέγα φθέγγεται και βακτηρίαν φορεί, and esp. \$ 55 where Nicobulus says of himself οὐχιλέληθα έμαυτον, ούδ' άγνοω ού των εύ πεφυκότων κατά ταθτα ών άνθρώπων, ούδε τών λυσιτελούντων έαυτοίς. εί γάρ έν οίς μηδέν ώφελουμαι ποιών, λυπώ τινάς, πώς οὐκ άτυχω κατά τοῦτο τὸ μέρος; The parallel is so close that it lends some colour to the inference that the two speeches were written by the same orator, and that if Demosthenes wrote either, he probably wrote both, though, of course, imitation of Demosthenic phraseology is quite possible.

γαρ ούδεν ώφελούμενος λυπώ τινας, έλαττον έγω πολλαχού τῷ μέντοι μέτριος κατὰ πάσας τὰς εἰς έμαυτον δαπάνας είναι πολύ τούτου και τοιούτων ΙΙ25 78 έτερων εὐτακτότερον ζων αν φανείην. τα δ' είς την πόλιν καὶ ὅσα εἰς ὑμᾶς, ώς δύναμαι λαμπρότατα, ώς ύμεις σύνιστε, ποιω' οὐ γὰρ ἀγνοῶ τοῦθ', ὅτι τοῖς μεν γένει πολίταις ύμιν ίκανόν έστι λειτουργείν ώς οί νόμοι προστάττουσι, τούς δὲ ποιητούς ήμᾶς, ώς ἀποδιδόντας χάριν, ούτω προσήκει φαίνεσθαι λειτουργούντας. μη οὖν μοι ταῦτ' ὀνείδιζε ἐφ' οἶς ἐπαίνου τύχοιμ' 79 αν δικαίως, αλλα τίνα, ο Φορμίων, των πολιτων έταιρείν, ώσπερ σύ, μεμίσθωμαι; δείξον. τίνα της πόλεως, ης αὐτὸς ηξιώθην, καὶ της ἐν αὐτη παρρησίας απεστέρηκα, ώσπερ σὺ τοῦτον δν κατήσχυνας; τίνος γυναϊκα διέφθαρκα, ώσπερ σύ πρὸς πολλαίς άλλαις ταύτην, ή τὸ μνημα οἰκοδόμησεν ὁ θεοῖς έχθρὸς οὖτος

τῷ μέττοι μέτριος—φανείη».] This self-complacent assertion may be instructively compared with the passage in Or. 36 §§ 42 and 45, where the present plaintiff is charged with extravagance of expenditure and licentiousness of life.

78. τους ποιητούς.] Or. 53 § 18 (of Apollodorus) κατά ψήφωμα πολίτης (Hermann, Political Antiquities § 117).

79. ἐταιρεῖν μεμίσθυμαι.] Αθεchin, Timarch. § 13 τῷ παῖδι... ὅς ἀν ἐκμισθωθῆ ἐταιρεῖν.

της πόλεως... παρρησίας ἀπεστέρηκα.] νόμος γαρ ήν τὸν ἡται-ρηκότα μη πολιτεύεσθαι Argument to Dem. Fals. Leg. p. 338. Aeschin. Timarch. §§ 19—32, (Hermann, Privatalt. § 29, 22). Or. 59 § 28. This forms the main point of the speech κατ' 'Ανδροτίωνος. See also Ar. Equit. 877.

τὸ μνήμα ψκοδόμησεν...ἀνηλω. κώς πλέον ή τάλαντα δύο.] The tendency to extravagant outlay on tombs was checked at Athens by a legal enactment referred to by Cicero, Legg. 11. 26, post aliquanto propter has amplitudines sepulcrorum...lege sanctum est, ne quis sepulcrum faceret operosius quam quod decem homines effecerint triduo. Cf. Plato, Legg. p. 959 D. έστω δη νόμος οὖτος τώ μέν δή του μεγίστου τιμήματος είς τήν πασαν ταφήν αναλισκόμενα μή πλέον πέντε μνών κ.τ.λ. Plato even suggests that the tomb or barrow (χώμα) should not take more than the work of five men for five days and that the inscription on the slab should not be more than four lines long, ib. p. 958 n.—Lysias Or. 32 § 31 els τὸ μνήμα τοῦ πατρὸς οὐκ ἀναλώσας πέντε καὶ είκοσι μνᾶς έκ πεντακισχιλίων δραχμών, τὸ μὲν ήμισυ

πλησίον τοῦ τῆς δεσποίνης, ἀνηλωκῶς πλέον ἢ τάλαντα δύο; καὶ οὐκ ἢσθάνετο ὅτι οὐχὶ τοῦ τάφου μνημεῖον ἔσται τὸ οἰκοδόμημα τοιοῦτον οῦν, ἀλλὰ τῆς ἀδικίας ἦς 80 τὸν ἄνδρα ἢδίκηκεν ἐκείνη διὰ τοῦτον. εἶτα τοιαῦτα ποιῶν καὶ τηλικαύτας μαρτυρίας ἐξενηνοχῶς τῆς ὕβρεως τῆς σαυτοῦ σὺ τὸν ἄλλου του βίον ἐξετάζειν τολμῆς; μεθ' ἡμέραν εἶ σὺ σώφρων, τὴν δὲ νύκτα, ἐφ' οἰς θάνατος ἡ ζημία, ταῦτα ποιεῖς. πονηρὸς, ὦ ἄνδρες ᾿Αθηναῖοι, πονηρὸς οὖτος ἄνωθεν ἐκ τοῦ ἀνακείου κἄ-

αὐτῷ τίθησι τὸ δὲ τούτοις λελόγισται (cf. Becker, Charicles III. 108=p. 395 of Eng. Abridg.)

πλησίον τοῦ τῆς δεσποίνης.] Archippe his former master's wife. [τῆς ἀδικίας ἦς—ἤδίκηκεν. The genitive by attraction for the cognate accusative, ἀδικεῖν τινα (μεγάλην) ἀδικίαν. P.]

80. σὐ τὸν đλλου] strongly emphatic: 'you (of all men) presume!' &c.

μεθ' ήμέραν...σώφρων, τήν δὲ νύκτα...] Οτ. 54 § 34 μεθ' ημέραν μὲν ἐσκυθρωπάκασι κ.τ.λ.

έφ' ols θάνατος η ζημία.] e.g. certain forms of υβρις (K. F. Hermann, Privatalt. § 61, 20, where Lysias is quoted, τους υβρίζειν δόξαντας έξεστιν υμών θακάτω ζημιούν).

§§ 80-82. You are a rogue of old, Phormio, an arrant rogue; had you been honest, you would have remained poor. As it is, after embezzling the sums under your control, you choose to regard them as an inherited patrimony! Yet, suppose I could have clapped your present property on your shoulders and arrested you summarily as a thief caught in the act, then if you denied the theft, you would have been compelled to confess that you got it all from my father: you could not have got it elsewhere, for you

were a barbarian when we bought you. And yet you ungratefully resisted a suit for the sums claimed from you on our part; you abused us, you criticised the antecedents of our family. Well, even if I am bound to think less of myself than of all the rest of my audience, I am at any rate bound to think more of myself than of Phormio; and Phormio at least, is bound to think less of himself than of me. You may make us out what you please, but you yourself were a slave all the same.

πονηρός...ανωθεν έκ τοῦ άναrelou.] A knave, an arrant knave and a villain of old since he left the temple of Castor. $d\nu\omega\theta\epsilon\nu$ is a maioribus, πονηρός κάκ πονηρών, cf. Or. 58 § 17 πονηρός έκ τριyoulas. Or. 44 (Leochar.) § 5 ούδεν αν έδει άνωθεν εξετάζειν τὸ γένος το ημέτερον. Τhe ανακείον is the temple of the Dioscuri or "Avakes, as they were called (Plut. Thes. 33, Cic. Nat. Deor. III. § 53). It was one of the places where slaves were sold: Διοσκούρων Ιεράν, οδ νῦν οί μισθοφοροῦντες δοῦλοι ἐστᾶσιν. (Bekker Anecd. s.v.) Harpoer. ἀνακεῖον ἀνάκτορον Δημοσθένης ἐν τῷ κατά Στεφάνου. leρον τῶν Διο· σκούρων. Cf. Seneca de constantia sapientis 13 (quoted by

δικος. σημείον δέ• εἰ γὰρ ἢν δίκαιος, πένης ἂν ἦν τὰ τοῦ δεσπότου διοικήσας. νῦν δὲ τοσούτων χρημάτων τὸ πλήθος κύριος καταστάς, ώστε τοσαῦτα λαθεῖν ἀπ' αὐτῶν κλέψας ὅσα νῦν κέκτηται, οὐκ ὀφείλειν ταῦτα, 81 αλλά πατρώα έχειν ήγειται. καίτοι πρός θεών, εί κλέπτην σε απήγον ώς ἐπ' αὐτοφώρω είληφως, τὴν οὐ- 1126 σίαν ην έχεις, εί πως οίον τ' ην, επιθείς σοι, είτά σε ηξίουν, εί μη φης ύφηρημένος ταθτ' έχειν, ανάγειν οθεν είληφας, είς τίνα αν αυτά ανήγαγες; ούτε γάρ σοι πατήρ παρέδωκεν, οὐθ' εἶρες, οὐτε λαβών ποθεν ἄλλοθεν ήλθες ώς ήμας βάρβαρος γάρ εωνήθης. είθ φ δημοσία προσήκεν έπὶ τοῖς εἰργασμένοις τεθνάναι, σὺ, τὸ σῶμα σεσωκώς καὶ πόλιν ἐκ τῶν ἡμετέρων σαυτῷ κτησάμενος καὶ παίδας άδελφοὺς τοίς σεαυτοῦ δεσπόταις αξιωθείς ποιήσασθαι, παρεγράψω μή είσαγώγιμου είναι την δίκην των εγκαλουμένων χρημάτων ύφ' ήμων; είτα κακώς ήμας έλεγες, και τὸν ήμέτερον πα-82 τέρα εξήταζες ίστις ην; εφ' οίς τίς ουκ αν, ω ανδρες 'Αθηναίοι, χαλεπώς ήνεγκεν; έγω γάρ, εἰ πάντων τών άλλων ύμων έλαττον προσήκει μοι φρονείν, τούτου

Beels) 'non moleste feram, si mihi non reddiderit nomen aliquis, ex his qui ad Castoris negotiantur, nequam mancipia ementes vendentesque, quorum tabernis pessimorum servorum areae refertae sunt.'

81. κλέπτην σε απήγον κ.τ.λ.] See Or. 54 § 1 τῆ τῶν λωποδυτών ἀπαγωγή η.— ἐπ' αὐτοφώρω, flagrante delicto.

ανάγειν.] ανακομίζειν, 'to take back,' sc. ekeîve boev (or els τοῦτον ἀφ' οὖ) είληφας.

ούτε πατηρ παρέδωκεν, ούθ' εύρες.] Or. 36 § 43, οὐδὲ γὰρ Πασίων ο σος πατηρ εκτήσαθ' ευρών ούδὲ τοῦ πατρὸς αὐτῷ παραδόντος. βάρβαρος έωνήθης.] Eur. Inh.

Aul. 1400, βαρβάρων "Ελληνας άρχειν είκος, άλλ' οὐ βαρβάρους, μήτερ, 'Ελλήνων, τὸ μὲν γὰρ δοῦλον οἱ δ' ἐλεύθεροι, the first four words of which are quoted by Arist., Pol. 1. 2. 4, with the comment ώς ταὐτὸ φύσει βάρβαρον καὶ δοῦλον δν.

έπι τοις ειργασμένοις.] 'for what you have done,' Æsch. Suppl. 6. ούτιν' έφ' αίματι δημηλασίαν ψήφω πόλεως γνωσθείσαι. Mid. p. 549, φεύγειν έφ' αίματι.

82. ethrajes.] i.e. in Or. 36 §§ 43 and 48, εγένετο Πασίων Αρχεστράτου. On εξετάζειν cf. § 76.

γε μείζον, οἰμαι, καὶ τούτφ γε εἰ μηδενὸς τῶν ἄλλων ἔλαττον, ἐμοῦ γε ἔλαττον ἔντων γὰρ ἡμῶν τοιούτων, ὁποίους τινὰς ᾶν καὶ σὰ κατασκευάσης τῷ λόγφ, σὰ δοῦλος ἦσθα.

33 Τάχα τοίνυν αν ἴσως καὶ τοῦτό τις αὐτῶν εἴποι, ώς ἀδελφὸς ῶν ἐμὸς Πασικλῆς σὐδὲν ἐγκαλεῖ τῶν αὐτῶν τούτῷ πραγμάτων. ἐγὼ δ', ὧ ἄνδρες 'Αθηναῖοι, καὶ περὶ Πασικλέους, παραιτησάμενος καὶ δεηθεὶς ὑμῶν συγγνώμην ἔχειν, εἰ προεληλυθὼς εἰς τοῦτο ὥστε ὑπὸ τῶν ἐμαυτοῦ δούλων ὑβρίσθαι* οὐ δύναμαι • ὑβρισθεὶς Z cum libris.

μείζον] sc. προσήκε: φρονείν, which is also understood in both the next two clauses.

 $\sigma \dot{v}$ δούλος $\dot{\eta} \sigma \theta a$.] Emphatically placed at the close of the passage.

§§ 83-84. Oh, but my brother Pasicles takes no part with me in these claims against Phormio!

As for Pasicles (craving your forgiveness for being provoked into uttering what I am about to say), while I acknowledge him as my mother's son, yet, judging from his taking Phormio's side against me, I have my fears that his father was another. Say no more, then, of Pasicles! call him your son, Phormio, and not your master; my opponent (as he is bent upon it)—not my brother.

83. τούτφ. Depending on έγ· καλεί, not on των αὐτών.

υβρίσθαι.] The MSS have υβρισθείς, which makes it necessary to take ἄστε with οὐ δύναμαι κατασχεῖν and at first sight leaves εἰ without a verb. Το remove the supposed difficulty, Dobree reads ὑβρίσθαι, placing πραιτησόμενος—κατασχεῖν in a parenthesis. The infin. is also approved by G. H. Schaefer and

accepted by Dindorf. But the emendation is at once unnecessary and inadequate, and we prefer accepting the arrangement suggested by Shilleto, who has been the first to explain the ms reading correctly. Schaefer ὑβρίσθαι frustra ten-Interpunctionis egebat locus, non coniecturae.' The passage should run as follows: έγὼ δ' ὧ ἄνδρες 'Αθηναῖοι καὶ περί Πασικλέους, (παραιτησάμενος καί δεηθείς ύμων συγγνώμην έχειν, εί, προεληλυθώς είς τοῦτο ώστε ύπο τών έμαυτοῦ δούλων ύβρισθεls ού δύναμαι κατασχείν, α τέως ούδε των άλλων λεγόντων ακούειν έδόκουν έρω καὶ οὖ σιωπήσομαι) έγω γαρ... νομίζω. 'γαρ post parenthesin saepe fraudi fuit criticis' (Fals. Leg. § 107 not. crit.).

(The passage is slightly ἀνακόλουθον, but it can hardly be doubted that we must construe προεληλυθώς εἰς τοῦτο ὤστενόρισθεἰς οὐ δύναμαι κατασχεῖν, 'having reached such a point that—I am unable to restrain (my feelings),' and συγγνώμην ἔχειν (ἐμοὶ) εἰ —— ἐρῶ καὶ οὐ σιωπήσομαι. The ἐγω δ' at the beginning is resumed at ἐγω

κατασχείν, ἃ τέως οὐδὲ τῶν ἄλλων λεγόντων ἀκούειν

84 ἐδόκουν, ἐρῶ καὶ οὐ σιωπήσομαι. ἐγὼ γὰρ ὁμομήτριον
μὲν ἀδελφὸν ἐμαυτοῦ Πασικλέα νομίζω, ὁμοπάτριον
δ' οὐκ οἶδα, δέδοικα μέντοι μὴ τῶν Φορμίωνος άμαρ- 1127
τημάτων εἰς ἡμᾶς ἀρχὴ Πασικλῆς ἢ. ὅταν γὰρ τῷ δούλῷ συνδικῆ τὸν ἀδελφὸν ἀτιμῶν, καὶ παραπεπτωκὼς
θαυμάζη τούτους ὑφ' ὧν αὐτῷ θαυμάζεσθαι προσῆκε,
τίν' ἔχει δικαίαν ταῦθ' ὑποψίαν; ἄνελε οὖν ἐκ μέσου
μοι Πασικλέα, καὶ σὸς μὲν υίὸς ἀντὶ δεσπότου καλείσθω, ἐμὸς δὲ ἀντίδικος (βούλεται γὰρ) ἀντ' ἀδελφοῦ.

85 'Ενιὸ δὲ τούτω μὲν γαίρειν λένω, οῦς δ' ὁ πατήρ

Έγω δὲ τούτω μὲν χαίρειν λέγω, οῦς δ' ὁ πατήρ μοι παρέδωκε βοηθοὺς καὶ φίλους, εἰς τούτους ῆκω, εἰς ὑμᾶς, ὡ ἄνδρες δικασταί. καὶ δέομαι καὶ ἀντιβολω καὶ ἰκετεύω, μὴ ὑπερίδητέ με καὶ τὰς θυγατέρας δι' ἔνδειαν τοῖς ἐμαυτοῦ δούλοις καὶ τοῖς τούτου κόλαξιν

γὰρ ὁμομήτριον. There is no great difficulty in the passage certainly it is not made clearer by any proposed alteration. He was going to say έγω και περι Πασικλέους—έρῶ, but he lost himself, as it were, in the maze of the intervening clauses. P.]

84. παραπεπτωκώς.] 'Courting,' 'flattering.' As this verb does not seem to occur elsewhere in this sense (which indeed is not noticed in Liddell & Scott) H. Wolf and Dobree would prefer υποπεπτωκώς as in §§ 63, 65; but the text is supported by the MSS and by Harpocration, who says: dvrl του ύποπεπτωκώς. Δημοσθένης έν τῷ κατά Στεφάνου.—παραπεπτωκώς implies subservience of a less abject and cringing form than ύποπεπτωκώς, which would be too strong a word for this context. ' ὑποπίπτειν est ad pedes alicuius, παραπίπτειν ad latus alicuius succumbere' (Lortzing, Apoll., p. 90).

Hacikhéa.] The silence of Pasicles is a point brought against Apoll. in Or. 36 § 22. The insinuation in the text seems quite gratuitous, and its indelicacy forms a singular contrast to the plaintiff's affectation of reserve in referring to his mother in the earlier part of the speech (§ 8 and § 27).

§ 85. Farewell, then, to my so-called brother; while I turn to my true friends, the jury, and appeal to them not to allow me to be laughed to scorn by my own servants and by those who cringe to them, like Stephanus.—My father was a great benefactor to the state, and it would hardly be creditable to yourselves that his son should suffer wrong.

85. δέομαι... ἀντιβολώ... ἰκετεύω.] Cf. § 1.

τοις τούτου κόλαξι»] i.e. Stephanus and his friends (not excluding Pasicles).

ἐπίχαρτον γενόμενον. ὁ ἐμὸς ὑμῖν πατὴρ χιλίας ἔδωκεν ἀσπίδας, καὶ πολλὰ χρήσιμον αὐτὸν παρέσχε, καὶ πέντε τριήρεις ἐθελοντὴς ἐπιδοὺς καὶ παρ' αὐτοῦ πληρώσας ἐτριηράρχησε τριηραρχίας. καὶ ταῦτα, οὐκ ὀφείλειν ὑμᾶς νομίζων χάριν ἡμῖν, ὑπομιμνήσκω ἡμεῖς γὰρ ὀφείλομεν ὑμῖν ἀλλ' ἴνα μὴ λάθω τι παθών τούτων ἀνάξιον οὐδὲ γὰρ ὑμῖν ἀν γένοιτο καλόν.

86 Πολλά δ' έχων είπειν περί ων υβρισμαι, ουχ ίκα-

ἐπίχαρτον.] Thuc. III. 67. 'Demosthenes non dixit.' (Lortzing, Apoll. p. 91.) dσπίδαs.] The father, Pasion, had a shield manufactory, as we learn from Or. 36 § 4.

έπιδούs.] Used of voluntary free gifts for state purposes (ἐπιδόσεις) opp. to εἰσφέρειν. See Wolf's Leptines p. 66, ed. Beatson, notes 109, 110; and Boeckh, P. E. Book IV. § 17, notes 447—454.

έτριηράρχησε τριηραρχίας.] At first sight this is an exception to the usual idiom, whereby a cognate accusative is not used after a verb except with an adjective. But the clause πέντε τριηρείς έθελοντής έπιδούς is virtually an adjectival phrase descriptive of the nature of the trierarchies. Thus, in English we do not say 'he fought a fight' by itself, but 'he has fought a good fight,' or, 'he fought a fight and won the day,' where the additional clause in italics is equivalent to an adj. to the cognate accusative 'fight.' (See esp. Mayor's note on dicta dicere and servitutem serviunt Cic. Phil. II. § 42 where the absence of the adj. is explained by the sense of the acc. being different from that of the governing verb and therefore cognate in form alone.) 'Speciose Reiskius ε έτριηράρχησε τριηραρχίας i.e. πέντε' Dobree. [Compare ἀρχὴν ἄρξαι. Here we should have expected either ἐτριηφόρχησεν αὐτῶν, or ἔτρ. τὰς τριηραρχίας.] On the trierarchal services of Apollodorus, see note on Or. 36 § 41.

§§ 86-end. Time would not suffice to tell of all the outrages inflicted on me; but you may form some notion of their enormity if each one of you would just think of the slave he left at home and imagine himself treated by him as I have been treated by Phormio. Whatever satisfaction each of you would claim under such circumstances, you will allow me to have a right to now, and I therefore ask you for the sake of the laws and of your solemn oaths to establish a signal precedent by the punishment of the man who by his false evidence robbed me of that satisfaction. Remember all that you have heard on our side and meet my opponents' suggestions at every point. If they deny that they are responsible for all the details of their deposition, ask them 'What stands in the document?' 'Why did not Stephanus erase the clause?' If they say that a will has been deposed to by a guardian, by a ward, and by one who has it in his keeping; then ask these three witnesses 'What will?' 'what are its terms 1' for not one of the three

νον ον το ύδωρ όρω μοι. ως ουν μάλιστ' αν άπαντας ύμας ήγουμαι γνώναι την ύπερβολην ών ηδικήμεθ ήμεις, φράσω εἰ σκέψαιτο πρὸς ξαυτὸν ξκαστος ύμῶν τίν' οίκοι κατέλιπεν οικέτην, είθ' ύπο τούτου πεπονθόθ' έαυτὸν θείη ταῦθ' ἄπερ ήμεῖς ὑπὸ τούτου. μὴ γὰρ εἰ Σύρος ἡ Μάνης ἡ τίς ἕκαστος ἐκείνων, οὖτος δὲ Φορμίων άλλὰ τὸ πράγμα τὸ αὐτό δοῦλοι μὲν ἐκεῖνοι, δούλος δ' ούτος ήν, δεσπόται δ' ύμεις, δεσπότης 87 δ' ην έγω. ην τοίνυν ύμων αν εκαστος δίκην αξιώσειε λαβείν, ταύτην νομίζετε κάμοι προσήκειν νυν και τὸν ἀφηρημένον τῷ μαρτυρήσαι τὰ ψευδή καὶ ὑπὲρ τῶν 1128 νόμων και ύπερ των όρκων, ους όμωμοκότες δικάζετε, τιμωρήσασθε και παράδειγμα ποιήσατε τοις άλλοις, μνημονεύοντες πάντα όσα ακηκοάτε ήμων, καὶ φυλάττοντες, εάν παράγειν επιχειρώσιν ύμας, καὶ πρὸς εκαστον απαντώντες, έαν μη φωσιν απαντα μεμαρτυρηκέναι, "τί οὖν ἐν τῷ γραμματείῳ γέγραπται; τί οὖν

b Bekker (Berlin ed.). om. Z et Bekker (st. Leipsig ed.) cum FΣΦ.

has gone so far as to attest to the terms of the will, which are deposed to by the other witnesses (viz. by Stephanus and his friends). If they appeal to your compassion, remember that the victim of a wrong deserves more pity than those who are doomed to be punished; and that if you inflict that punishment, you will grant redress to myself, you will restrain my opponents from their abject adulation, and you will be giving a verdict which will be true to your solemn oath.

ούχ ἰκανὸν τὸ ὕδωρ.] Cf. note on Or. 54 § 36.

μη γαρ.....] so. σκέψηται, understood from σκέψαιτο in the previous sentence.

Σύρος η Μάνης.] Both common slave-names. Strabo vii.

p. 467 έξ ὧν γὰρ ἐκομίζετο ἢ τοῖς ἔθνεστυ ἐκείνοις ὁμωνύμους ἐκάλουν τοὺς οἰκέτας ὡς Αυδὸν καὶ Σύρον, ἢ τοῖς ἐπιπολάζουσιν ἐκεῖ ὀνόμασι προσηγόρευον, ὡς Μ ἀν ην (cf. Or. 53 § 20) ἢ Μίδαν τὸν Φρύγα, Γίβιον δὲ τὸν Παφλαγόνα (K. F. Hermann, Privatalt. § 13, 16). [Ar. Pac. 1146, τόν τε Μανῆν ἡ Σύρα βωστρησάτω 'κ τοῦ χωρίου. Ρί

87. τὸν ἀφηρημένον.] Him (i.e. Stephanus) who by false testimony has robbed me of it (i.e. of my right to a verdict, τὸ δίκην λαβεῖν).

μνημονεύοντες ... φυλάττοντες.] Or. 36 § 61.

τί οὖν...γέγραπται.] Cf. § 45. ἀπηλείφου § 44. ἡ ἀντιγραφή § 46.

"οὐ τότε ἀπηλείφου; τίς ἡ παρὰ τοῖς ἄρχουσιν ἀντι88 "γραφή;" ἐὰν μεμαρτυρηκέναι τὸν μὲν ἐπιτροπευθηναι κατὰ διαθήκας, τὸν δ' ἐπιτροπεῦσαι, τὸν δ' ἔχειν,
ποίας; ἐν αἷς τί γέγραπται; ταῦτ' ἐρωτᾶτε' ὰ γὰρ
οὖτοι μεμαρτυρήκασιν, οὐδεὶς ἐκείνων προσμεμαρτύρηκεν. ἐὰν δ' ὀδύρωνται, τὸν πεπονθότα ἐλεεινότερον
τῶν δωσόντων δίκην ἡγεῖσθε. ταῦτα γὰρ ᾶν ποιῆτε,
ἐμοί τε βοηθήσετε, καὶ τούτους τῆς αγαν κολακείας
ἐπισχήσετε, καὶ αὐτοὶ τὰ εὔορκα ἔσεσθε ἐψηφισμένοι.

Bekker. τὰς Z cum FΣΦ.

88. τον μεν επιτροπευθήναι κ.τ.λ.] §§ 37, 38.

τον δ΄ έχειν.] 'Has the document in his custody,' i.e. the γραμματείον inscribed διαθήκη Πασίωνος § 16, ὁ μὲν γραμματείον έχειν ἐφ' ῷ γεγράφθαι διαθήκη Πασίωνος,

ā γāρ.] None of the witnesses corroborate one another; one group depose to one series of isolated facts; another to another.—οῦτοι, Stephanus and

his supporters.—ėκείνων, Pasicles and Nicocles.

έἀν ὁδύρωνται.] Alluding to the pathetic appeals of the peroration. Cf. the miserabiles epilogi of Cicero and the ἐλέου ἐκβολη of the Greek Rhetoricians (Volkmann, die Rhetorik der Griechen und Römer § 27).

εσορκα κ.τ.λ.] So in the former speech on the other side; Or. 36 § 61 αὐτοὶ εὐορκή.

XLVI.

ΚΑΤΑ ΣΤΕΦΑΝΟΥ ΨΕΥΔΟΜΑΡΤΥΡΙΩΝ Β.

ΥΠΟΘΕΣΙΣ.

[Εν τούτφ τῷ λόγφ καὶ τῶν φθασάντων τινὰ ἐπικατασκευάζεται, καὶ ἔτερα προσεισάγεται, εἰ καὶ παράνομοι αὶ διαθῆκαι.]

- " 'immo ws kal vel bri kal. al Bekkerus addidit' Z.
- Το τι μὲν οὐκ ἀπορήσειν ἔμελλε Στέφανος ούτοσὶ ὅ τι ἀπολογήσεται περὶ τῆς μαρτυρίας, παράγων τῷ λόγῳ, ὡς οὐ πάντα μεμαρτύρηκε τὰ ἐν τῷ γραμματείῳ γεγραμμένα, καὶ ἐξαπατῶν ὑμῶς, καὶ αὐτὸς σχεδόν τι ὑπενόουν, ὡ ἄνδρες δικασταί, πανοῦργός τε γόρ ἐστι

Argument. τῶν φθασάντων τινα επικατασκευάζεται.] 'The speaker establishes afresh some of the points of his former speech.' $\phi \theta d \nu \epsilon w$ in this sense is common in late Greek, e.g. Argument to Or. 4 (Philippic) $\tau \hat{\varphi} \phi \theta d\sigma a \nu \tau \iota (\lambda \delta \gamma \varphi)$, and Aelian Var. Hist. 1. 34 τα φθάσαντα, 'the matters before-mentioned.' επικατασκευάζειν (according to Sophocles' Lex. of late Greek) is found in Dio Cassius 50. 23. 3 ('to construct on') and Eusebius II. 557 A ('to prepare after'). It is here perhaps middle, and not passive. — προεισάγω is found in Diogenes Laertius 9. 88 (quoted by Liddell and Scott, who take it as middle in the present passage). — al διαθήκαι. The Kerrich ws like the rest, omits the article.

§§ 1-3. Stephanus has made

a long reply to my former speech, and, as I suspected, has had a good deal to say in defence of his evidence. A cunning rogue himself, and well primed by Phormio's numerous advisers, he has attempted to mislead you into the notion that he is not responsible for all the details of his deposition. He has not brought a single witness to prove, either (1) that he was present when my father made the alleged will, or (2) that he ever saw it opened after my father's death; and yet he has actually deposed that the copy set forth in his deposition is a transcript of the 'will." By so doing he is palpably convicted of having given false testimony.

παράγων—ὑπενόουν.] Apollodorus had already, in his former speech, thrown out his

καὶ οἱ γράφοντες καὶ οἱ συμβουλεύοντες ὑπὲρ Φορμίωνος πολλοί ἄμα τ' εἰκός ἐστι τοὺς ἐγχειροῦντας τὰ ψευδῆ μαρτυρεῖν καὶ τὴν ἀπολογίαν εὐθέως ὑπὲρ αὐ-2 τῶν μελετᾶν. ὅτι δ' ἐν τοσούτω λόγω οὐδαμοῦ μάρτυρας παρέσχετο ὑμῖν ὡς ἡ διατιθεμένω τῷ πατρὶ τω ἐμῷ παρεγένετό που αὐτὸς ταύτην τὴν διαθήκην, ὥστ εἰδέναι ταῦτα ὅτι ἀντίγραφά ἐστιν ὧν ὁ πατήρ μου διέθετο, ἡ ἀνοιχθὲν εἶδε τὸ γραμματεῖον ὅ φασι διαθέμενον ἐκεῖνον καταλιπεῖν, ταῦτα συμμέμνησθέ μοι. 3 ἀλλὰ μὴν ὁπότε μεμαρτύρηκεν ἀντίγραφα εἶναι τῶν διαθηκών τῶν Πασίωνος τὰ ἐν τῷ γραμματείω γεγραμμένα, τὰς δὲ διαθήκας μὴ ἔχει ἐπιδεῖξαι μήθ' ὡς ὁ πατὴρ διέθετο ἡμῶν, μήθ' ὡς αὐτὸς εἶδε παραγενόμενος

b Z et Bekker (st. Leipsig ed.) cum G. H. Schaefer. έχειν Bekker (Berlin ed.) cum libris.

suspicions that Stephanus would have recourse to this line of defence. See Or. 45 §§ 44 and 87.

οί γράφοντες...ὑπὲρ Φορμίωνος.] e. g. Demosthenes himself.

την απολογίαν...μελετάν.] 'prepare their defence.' μελετάν, like meditari, with which it is etymologically connected, is often used of 'rehearsing a part,' 'conning over a task,' 'practising for a performance.'

2. μαρτυρας ... ώς ... παρεγένετο.] The plaintiff objects that
Stephanus could not attest
to a document being a copy
of Pasion's 'will,' as he calls
no evidence to prove he was
present when the will was
made (cf. Or. 45 § 26). But
even supposing he had heen
present, it would not follow that
he was familiar with the terms,
as even the witnesses to a will
would not necessarily know its
contents, or be able to attest to
its correspondence with any document purporting to be a copy

of the same. Cf. Isaeus Or. 4 (Nicostratus) § 13 των διατιθεμένων οι πολλοι ούδε λέγουσι τοῖς παραγινομένοις δ τι διατίθενται, άλλ' αὐτοῦ μόνου, τοῦ καταλιπεῖν διαθήκας, μάρτυρας παριστανται, τοῦ δὲ συμβαίνοντός ἐστι καὶ γραματεῖον ἀλλαγῆναι και τάναντία ταῖς τοῦ τεθνεῶτος διαθήκαις μεταγραφῆναι. οὐδὲν γάρ μάλλον οι μάρτυρες είσονται εἰ ἐφ' αῖς ἐκλήθησαν διαθήκαις, αὖται ἀποφαίνονται (Becker, Charicles, Scene IX. note 18).

The inelegance of the triple repetition διατιθεμένω..διέθετο.. διαθέμενον is perhaps open to criticism. (A. Schaefer, Dem. u. s. Zeit, 111. 2. 187.)

έκεινον] not αὐτὸν, either because it refers to a person deceased, or to distinguish τὸν πατέρα from the subject of the sentence, Στέφανος. P.]

συμμέμνησθε.] A verb apparently never used elsewhere, except in late Greek.

3. οπότε.] See the note on Or. 34 § 33 and cf. inf. § 9 ad fin.

αὐταῖς διατιθεμένου τοῦ πατρὸς, πῶς οὐ περιφανῶς οὖτος ἐξελέγχεται τὰ ψευδῆ μεμαρτυρηκώς;

Εί τοίνυν πρόκλησίν φησιν είναι καὶ μὴ μαρτυρίαν, οὐκ ἀληθη λέγει ἄπαντα γὰρ ὅσα παρέχονται εἰς τὸ δικαστήριον προκαλούμενοι ἀλλήλους οἱ ἀντίδικοι, ΙΙ30 διά μαρτυρίας παρέχονται. οὐ γάρ αν είδείηθ ύμεις είτ' έστιν άληθη είτε ψευδή α φασιν έκατεροι, εί μή τις καὶ τοὺς μάρτυρας παρέχοιτο. ὅταν δὲ παράσχηται, τούτοις πιστεύοντες ύποδίκοις οὖσι ψηφίζεσθε ἐκ τῶν λεγομένων καὶ μαρτυρουμένων α αν ύμιν δοκή δίκαια 5 είναι. βούλομαι τοίνυν και την μαρτυρίαν έξελέγξαι, ότι οὐ πρόκλησίς ἐστι, καὶ ώς ἔδει μαρτυρείν αὐτοὺς, είπερ εγίγνετο ή πρόκλησις, ώς οὐκ εγίγνετο. μαρτυροῦσι παρείναι πρὸς τῷ διαιτητή Τισία, ὅτε προὐκαλείτο Φορμίων 'Απολλόδωρον ανοίγειν το γραμματείου, δ παρείχεν 'Αμφίας ό Κηφισοφώντος κηδεστής, 'Απολλόδωρον δ' οὐκ ἐθέλειν ἀνοίγειν. οὕτω μὲν ᾶν μαρτυρουντες εδόκουν άληθη μαρτυρείν άντίγραφα δὲ τῶν διαθηκῶν τῶν Πασίωνος μαρτυρεῖν εἶναι τὰ έν τῷ γραμματείφ ἃ παρείχετο Φορμίων, μήτε παραγενομένους ἐκείνω διατιθεμένω, μήτ' είδότας εί διέθετο, πῶς οὐ περιφανῶς ἀναισχυντία δοκεῖ ὑμῖν εἶναι;

6 Bekker cum libris.

§§ 4—5. If my opponent urges that he is responsible for a Challenge only and not for a deposition, then he is not speaking the truth. Every Challenge necessarily involves a deposition, and I shall shew that he has deposed to something more than a mere Challenge, and I shall also criticize the terms of his deposition.

4. πρόκλησιν...μή μαρτυρίαν.]
Or. 45 § 43 προκλήσεώς έστω ὑπεύθυνος, οὐχὶ μαρτυρίας. Stephanus disclaims responsibility αύτας Z cum Baitero.

for the deposition, but the plaintiff on his part insists that the deposition is inseparable from the Challenge, as no Challenge could be put in evidence at a trial unless attested by the deposition of a responsible witness.

5. περιφανώς ἀναισχυντία.] 'Malim περιφανούς ἀναισχυντίας.' Dobree. For περιφανώς cf. § 3; the corresponding substantive περιφάνεια has occurred in Or. 45 § 2.

'Αλλά μην εί φησί Φορμίωνος λέγοντος πιστεύειν ταθτ' άληθη είναι, τοθ αθτοθ άνδρός έστι πιστεύειν τε λέγοντι τούτω ταῦτα καὶ κελεύοντι μαρτυρεῖν. οἱ δέ γε νόμοι οὐ ταῦτα λέγουσιν, ἀλλ' ἃ ᾶνα εἰδη τις καὶ οίς αν παραγένηται πραττομένοις, ταθτα μαρτυρείν κελεύουσιν έν° γραμματείω γεγραμμένα, ίνα μήτ' άφελείν έξη μηδέν μήτε προσθείναι τοίς γεγραμμένοις. 7 ακοήν δ' οὐκ ἐῶσι ζῶντος μαρτυρεῖν, ἀλλὰ τεθνεῶτος. των δε άδυνάτων και ύπερορίων εκμαρτυρίαν γεγραμμένην έν τῷ^τ γραμματείφ· καὶ ἀπὸ τῆς αὐτῆς ἐπισκήψεως τήν τε μαρτυρίαν καὶ ἐκμαρτυρίαν ἀγωνίζεσθαι 1131

d d dv Bekker. åv Z cum Bekkero (ad Or. 1 § 3). åv Σ prima manu. èr τῶ Z cum ΣΦ.

³ *èr* Bekker.

§§ 6—8.

f om. Z cum Reiskio.

If Phormio's as-

sertion was the defendant's only reason for deposing to the document being a copy of Pasion's will, then he has been guilty of giving hearsay evidence which is false and which he has given in a manner contrary to the law.

 ἀκοὴν...μαρτυρεῖν.] 'to give hearsay evidence.' Isaeus Or. 6 (Philoetemon) § 54 ols μη παρεγένετο, άλλ' ήκουσέ τις, άκοην μαρτυρείν. Dem. Or. 57 § 4.

τών άδυνάτων καὶ ύπερορίων ἐκμαρτυρία».] The witness, whether he had been present at the preliminary examination or not, was compelled to attend at the trial itself to confirm his evidence, unless he was either ill or abroad, in which case his evidence might be taken by a commission. Isaeus Or. 3 (Pyrrhus) §§ 20-27, esp. § 20 παρά τών ἀσθενούντων ἢ ἀποδημείν μελλόντων δταν τις έκμαρτυρίαν ποιηται... Harpocration, έκμαρτυρία· διαφέρει της μαρτυρίας, ότι

ή μέν μαρτυρία τών παρόντων έστιν. ή δ' έκμαρτυρία των απόντων. σαφέστατα δὲ περὶ τούτων διδάσκουσι Δημοσθένης τε έν τῷ κατά Στεφάνου καὶ Δείναρχος.

ἀπὸ τῆς αὐτῆς ἐπισκήψεως.]
The laws enact 'that the evidence of the absent witness shall come before the court under the same impeachment as that of the witnesses attesting the same, in order that, if the absent witness acknowledge his evidence, he may be liable to a trial for false testimony, and if he disown it, then the attesting witnesses.' For emiσκηψις, the process of bringing an action for false witness, cf. Arist. Pol. 11. 12. 11 Χαρώνδου ίδιον οὐδέν έστι πλήν αί δω αι τών ψευδομαρτυριών, πρώτος γάρ **ἐποί**ησε την επίσκηψιν. Οτ. 47 §§ 1 and 5 Θεόφημος αὐτοῖς ὡς άληθη μεμαρτυρηκόσω ούκ έπεσκτψατο οὐδ' ἐπεξέρχεται τῶν ψευδομαρτυριών. Or. 29 §§ 7, 41 and Or. 34 § 46 note.

ἄμα, ἵν' ἐὰν μὲν ἀναδέχηται ὁ ἐκμαρτυρήσας, ἐκεῖνος ὑπόδικος ἢ τῶν ψευδομαρτυριῶν, ἐὰν δὲ μὴ ἀναδέχη-8 ται, οἱ μαρτυρήσαντες τὴν ἐκμαρτυρίαν. Στέφανος τοίνυν ούτοσὶ, οὕτ' εἰδῶς διαθήκας καταλιπόντα τὸν πατέρα ἡμῶν, οὕτε παραγενόμενος πώποτε διατιθεμένω τῷ πατρὶ ἡμῶν, ἀκούσας δὲ Φορμίωνος, μεμαρτύρηκεν ἀκοὴν τὰ ψευδῆ τε καὶ παρὰ τὸν νόμον. καὶ ταῦθ' ὅτι ἀληθῆ λέγω, αὐτὸν ὑμῖν τὸν νόμον ἀναγνώσεται.

ΝΟΜΟΣ.

['Ακοήν είναι μαρτυρείν τεθνεώτος, εκμαρτυρίαν δε ύπερορίου καὶ άδυνάτου.]

Ο ΄Ως τοίνυν καὶ παρ' ετερον νόμον μεμαρτύρηκεν ἐπιδεῖξαι ὑμῖν βούλομαι, ἵνα εἰδῆτε ὅτι μεγάλων ἀδικημάτων οὐκ ἔχων καταφυγὴν ὁ Φορμίων, πρόφασιν

⁸ Z et Bekker (st. Leipsig ed.) cum Reiskio. ἐκμαρτυρήσαντες Bekker (Berlin ed.) cum libris.

tap μη draδέχηται.] 'if he does not acknowledge it' e.g. on the ground of its being forged or incorrectly copied. Isaeus Or. 3 §§ 23, 24 tells us 'it was usual to select persons of good character to receive such evidence and to have as many of them as possible.' (C. R. Kennedy in Dict. Ant. s. v. ἐκμαρτυρία.) Cf. Schol. on Aeschin. Fals. Leg. § 19 el ἐπανελθών ἐκεῖνος (sc. οἰ ἐκμαρτυρήσαι) εἶπεν, ὅτι οὐδὲν εἶπον, ἐκρίνοντο οὖτοι (sc. οἰ μαρτυρήσαντες) ώς συκοφάνται. §§ 9—10. The defendant has

§§ 9—10. The defendant has also given evidence contrary to another law. Under cover of the testimony of the defendant and his friends, Phormio has virtually given evidence in his own cause, which is illegal; and the law declares that a suit for false testimony shall be main-

tainable against a person on the ground of his having given evidence contrary to the law.

9. πρόφασιν λαβών την πρόκλησιν.] In Or. 45 § 19 (which should be compared with the whole of the present sentence) this Challenge is denounced as a παραπέτασμα. So below, προστησάμενος τούτους 'putting these men forward as an excuse.' For the favourite antithesis between λόγος and ξργον cf. Thucydides passim. The historian possibly caught this mannerism from his master Antiphon (Or. 5 § 5 ού γάρ δίκαιον ούτε έργφ άμαρτόντα δια ρήματα σωθήναι οῦτε ξργφ δρθώς πράξαντα δια δήματα άπολέσθαι το μέν γάρ βήμα τής γλώσσης αμάρτημα έστι το δ' έργον της γνώμης. Cf. ib. § 84 and Or. 6 § 47 οι μέν άλλοι άνθρωποι τοις έργοις τούς λόγους λαβών λόγω την πρόκλησιν, ἔργω αὐτὸς αὐτῷ μεμαρτύρηκε προστησάμενος τούτους, δι' ων οί μὲν δικασταὶ ἐξηπατήθησαν ως ἀληθη τούτων μαρτυρούντων, ἐγω δὲ ἀπεστερήθην ων ὁ πατήρ μοι κατέλιπε χρημάτων καὶ τοῦ δίκην λαβεῖν περὶ ων ἀδικοῦμαι. μαρτυρεῖν γὰρ οἱ νόμοι οὐκ ἐωσιν αὐτὸν αὐτῷ οὔτ' ἐπὶ ταῖς γραφαῖς οὔτ' ἐπὶ ταῖς δίκαις οὔτ' ἐν ταῖς εὐθύναις. ὁ τοίνυν Φορμίων αὐτὸς αὐτῷ μεμαρτύρηκεν, ὁπότε φασὶν οὖτοι ἀκούσαντες ἐκείνου ταῦτα μεμαρτυρητο κέναι. ἵνα δὲ εἰδητε ἀκριβως, αὐτὸν τὸν νόμον μοι ἀνάγνωθι.

ΝΟΜΟΣ.

[Τοῖν ἀντιδίκοιν ἐπάναγκες εἶναι ἀποκρίνασθαι ἀλλήλοις τὸ ἐρωτώμενον, μαρτυρεῖν δὲ μή.]

Σκέψασθε τοίνυν τουτονὶ τὸν νόμου, δς κελεύει ὑποδίκους εἶναι τῶν ψευδομαρτυριῶν καὶ κατ' αὐτὸ 1132 τοῦτο, ὅτι μαρτυρεῖ παρὰ τὸν νόμον.

έλέγχουσιν, οὖτοι δὲ τοῖς λόγοις τὰ ἔργα ζητοῦσιν ἄπιστα καθιστά-

τούτων] is redundant after δι' ῶν, that is, μαρτυρούντων might have agreed with ῶν, instead of a new clause introduced with a genitive absolute. In the next line Dobree would read ῶν θ' δ πατηρ...καὶ τοῦ δίκην λαβεῖν, κ.τ.λ. γραφαῖς...δίκαις.] See note on Or. 54 § 2.—εὐθύναις, 'audits,' 'examinations on surrendering office,' as opposed to δοκιμασία 'the enquiry preliminary to taking office.'

10. τοῦν ἀντιδικοιν—μή.] 'that both parties be compelled to answer one another's questions, but that neither be allowed to be a withness in his own cause.' On ἐρώτησις see Aristot. Rhet. III. 18 and for examples of. Lysias Or. 12 §§ 24—26, Or. 22

§ 5; Or. 13 §§ 30—33. Dem. de cor. § 52, Plato Apol. p. 25, Isaeus Or. 11 § 4. 'A favourite instrument of debate with speakers in the public assembly and law courts is the interrogation of the adversary. The object of this is to enforce an argument; or to take the adversary by surprise and extract from him an unguarded admission; or to place him in an awkward dilemma, by shaping your question in such a way, that he must either by avowing it admit something which his antagonist wishes to establish, or by refusing seem to give consent by his silence to that which the questioner wishes to insinuate; or to gain some similar advantage.' (Cope's Introduction to Ar. Rhet. p. 362.)

NOMO Σ .

[Εστω δè καὶ ὑπόδικος τῶν ψευδομαρτυριῶν ὁ μαρτυρήσας αὐτοῦ τούτου, ὅτι μαρτυρεῖ παρὰ τὸν νόμον και ό προβαλόμενος κατά ταὐτά.]

- *Ετι τοίνυν κᾶν ἀπὸ τοῦ γραμματείου γνοίη τις, ΙT έν δ ή μαρτυρία γέγραπται, δτι τὰ ψευδή μεμαρτύρηκεν. λελευκωμένον τε γάρ έστι καὶ οἴκοθεν κατεσκευ
 - h 'immo δι' αὐτοῦ τούτου vel αὐτῷ τούτω' Z.
 - 1 Bekker cum Reiskio.

προβαλλόμενος Z cum libris.

αὐτοῦ τούτου] = κατ' αὐτὸ τοῦ-70 above.

δ προβαλόμενος κατά ταὐτά.] The person who produced the false witness, προύβάλετα or προύστήσατο, was liable to what was called a δίκη κακοτεχνιών for conspiring to defeat the ends of justice. Or. 47 § 1 τον προβαλόμενον ὑπόδικον ἔχη τῶν κακοτεχνιών.

§ 11. That the defendant's evidence is false may be concluded from the material on

which it is written.

λελευκωμένον και οίκοθεν κατ- \mathbf{The} εσκευασμένον. plaintiff curiously argues the falsehood of the defendant's deposition from the nature of the material on which it is inscribed. document, he points out, is 'whitened, and must have been brought from home purposely prepared.' This would have been proper enough for a deposition attesting to the facts of the past, in which case there is time to draw up an elaborate document, whereas a deposition purporting to attest a Challenge (evidence to which might be given by any duly qualified person even accidentally present) would naturally be rapidly written on the spot $\dot{\epsilon}\nu \mu d\lambda \theta \eta$, i. e. on a waxen tablet, which would allow of any addition or erasure

being made at the request of the witnesses before they attested it. 'The difference between these methods,' as C. R. Kennedy remarks, 'was much the same as between writing with a pen on paper and with a pencil on a slate.' (Dict. Ant. s. v. μαρτυρία.) For λελευκωμένον cf. Dem. Or. 24 (Timocr.) § 23 Lex. δ τιθείς τον καινόν νύμον. άναγράψας είς λεύκωμα, έκτι-θέτω πρόσθε των έπωνύμων. Bekker's Anecd. (λέξεις ἡητορικαί) p. 277 λεύκωμά έστι πίναξ γύψφ άληλιμμένος, πρός γραφήν πολιτικών γραμμάτων έπιτήδειος, (We may compare the Roman album and contrast the black boards of our class-rooms.) For èv μάλθη ib. p. 278. μάλθη μεμαλαγμένος κηρός ή άλλο τι τοιοῦτον, ῷ τὰ γραμματεῖα πράττεται. Pollux: δ δε ενών τη πινακίδι (80. καλείται) κηρὸς ἢ μάλθη ἢ μάλθα. Ἡρόδοτος μέν γάρ κηρόν είρηκεν, Κρατίνος δέ έν τη Πυτίνη μάλθην έφη, 'Αριστοφάνης δὲ ἐν τῷ Γηρυτάδη ' τὴν μάλθαν ἐκ τῶν γραμματείων ησθιον.' Harpoer. μάλθη, ο μεμαλαλμέρος κυρός, Δυμοσθένης έν τῷ κατά Στεφάνου. Ίππωναξ, έπειτα μάλθη την τρόπιν παραχρίσας and similarly Hesychius and Suidas. (Becker's Charicles, Scene 1x, note 12 and Beels, diatribe p. 116—119).

οίκοθεν κατεσκευασμένον] is a

ασμένον. καίτοι τοὺς μὲν τὰ πεπραγμένα μαρτυροῦντας προσήκει οἴκοθεν τὰς μαρτυρίας κατεσκευασμένας μαρτυρεῖν, τοὺς δὲ τὰς προκλήσεις μαρτυροῦντας τοὺς ἀπὸ ταὐτομάτου προστάντας ἐν μάλθη γεγραμμένην τὴν μαρτυρίαν, ἵν', ἀν¹ τι προσγράψαι ἡ ἀπαλεῖψαι βουληθῆ, ῥάδιον ἢ^m.

12 Οὐκοῦν κατὰ μὲν ταῦτα πάντα ἐξελέγχεται τὰ Ψευδῆ μεμαρτυρηκὼς καὶ παρὰ τὸν νόμον Βούλομαι

k Z cum Reiskio. Kal èr Bekker.

 1 εl...βουληθή Z cum libris. 'malim έβουλήθη vel βουληθείη' Sauppe.

m j H. Wolf. - n Z.

'pregnant' expression, equivalent in sense to οίκοι κατεσκευασμένον καὶ οίκοθεν ἀπηνεγμένον. Similarly below, where Reiske unnecessarily proposes οίκοθεν ἐπιφερομένας τὰς μαρτυρίας κατεσκευασμένας μαρτυρείν. For the general drift of the argument and its imputation of deliberate design of. Cic. Phil. II. § 85 unde diadema? non enim abiectum sustuleras, sed attuleras domo meditatum et cogitatum scelus.

τοὺς προστάντας.] These words are rather obscure. Kennedy renders προστάντας as equivalent to παρόντας. Rather, perhaps, 'who stand forward voluntarily.' P.1

dr βουληθή.] The vulgata lectio used to be el, altered by G. H. Schaefer into ἐωὐ to avoid the anomaly of el with the subjunctive, a construction described as 'poetical' in Bekker's Anecdota (p. 144); see, however, the commentators on Thuc. v1. 21. 1 el ἐνστῶσιν, Hermann's Opuscula 1. 280 and Kühner's Gk. Gr. § 46, 11 p. 904. Isaeus Or. 11 (Hagnias) § 12 has μηδ' el καl τετελευτηκότει ῶσιν and in Dem. Or. 24 §§ 79 and 93 we

have the ordinary indicative followed by the anomalous subjunctive, el τινι...προστετίμηται
... ή τό λοιπόν προστιμηθή, whereas in § 207 we find the regular
construction el τινι προστετίμηται δεσμου κάν τὸ λοιπόν τινι
προστιμήσητε.

§§ 12—17. Further, my father made no will at all, nor do the laws allow it, laws which bind every citizen of Athens without exception. It was not until ten years after my father's death that Phormio obtained the citizenship; not foreseeing this, how could my father have insulted our family, cast contempt on your bounty and disregarded the laws by giving his own wife in marriage to Phormio, and that by a will which he was legally incompetent to make? The law forbids a man's making a will if he have male issue lawfully begotten .- Again, the law only allows those who are not 'adopted' to dispose of their property by will, and my father was a citizen by 'adoption' only. Lastly, it does not permit a person to make a will if he is of unsound mind, and the terms of the alleged 'will' which give

δ' ύμων και αυτό τουτο επιδείξαι, ώς ούτε διέθετο ό πατηρ ημών διαθήκην οὐδεμίαν οὔθ' οἱ νόμοι ἐώσιν. εί γάρ τις έρριτο ύμας καθ' όποίους νόμους δεί πολιτεύεσθαι ήμας, δήλον ὅτι ἀποκρίναισθ' αν κατὰ τοὺς κειμένους. άλλά μην οί γε νόμοι άπαγορεύουσι μηδέ νόμον έξειναι έπ' ανδρί^η θειναι, αν μή τον αὐτον έφ' 13 απασιν 'Αθηναίοις. οὐκοῦν ὁ μὲν νόμος ούτοσὶ τοῖς αὐτοῖς νόμοις πολιτεύεσθαι ήμᾶς κελεύει καὶ οὐκ ἄλλοις. ὁ δὲ πατὴρ ἐτελεύτησεν ἐπὶ Δυσνικήτου ἄρχοντος, δ δὲ Φορμίων Αθηναίος ἐγένετο ἐπὶ Νικοφήμου άρχοντος, δεκάτω έτει υστερον ή ὁ πατήρ ήμων απέθανεν. πως αν ούν μη είδως ό πατηρ αιτον 'Αθηναίον έσόμενον έδωκεν αν την έαυτοῦ γυναικα, καὶ προεπηλάκισε μέν αν ήμας, κατεφρόνησε δ' αν της δωρεας 1133 ής παρ' ύμῶν ἔλαβε, παρείδε δ' αν τοὺς νόμους; πότερα δὲ κάλλιον ἦν αὐτῷ ζῶντι πρᾶξαι ταῦτα, εἴπερ ėπ' ανδρί έξειναι Z et Bekker (st.

ⁿ Bekker (Berlin ed.). Leipsig ed.) cum Σ.

my father's widow to Phormio are inconsistent with the terms of the 'lease,' and argue the absence of sound mind and therefore my father's incompetence to make any will whatever.

12. κειμένους...θεῖναι.] κεῖμαι is constantly borrowed as a perfect passive to τίθημι, while τέθειμαι is almost invariably used as a deponent perfect. Thus the usage of the perfect in the best writers would be:

ό νομοθέτης τέθεικε τὸν νόμον. ἡ πόλις τέθειται τὸν νόμον. ὁ νόμος κεῖται.

(See further in notes on Or. 34 § 16, Or. 39 Argument, line 23 and on Isocr. ad Dem. § 36.) μηδὲ νόμον...ἐπ' ἀνδρὶ θεῖναι.] Just as a privilegium was forbidden by Roman law, so at Athens legislation expressly affecting a particular individual, whether in his interest or to

his detriment, was not allowed, except in the single instance of ostracism; cf. the law quoted in Andocides, de mysteriis § 87 μηδέ ἐπ' ἀνδρι νόμον ἔξεῖναι θεῖναι, ἐἀν μη τὸν αὐτὸν ἐπὶ πᾶσιν 'Αθηναίοιs, ἐἀν μη ἐξακισχιλίοιs δόξη κρύβδην ψηφιζομένοιs, and similarly in Dem. Or. 24 (Timocrates) § 59.

13. ὁ μὲν νόμος...ὁ δὲ πατηρ κ.τ.λ.] The sentence is rather loosely written, and the sense might have been brought out better by some such arrangement as this: ὁ μὲν νόμος...κελεύει, ὁ δὲ πατηρ Φορμίωνι οὖπω 'Αθηναίω γενομένω ἔδωκε την ἐαυτοῦ γυναῖκα' ἐτελεύτησε γὰρ κ.τ.λ. A similar looseness of structure may be noticed in §§ 25 and 15—ἐπὶ Δυσνικήτου Β.C. 370. ἐπὶ Νικοφήμου Β.C. 360.

της δωρεάς.] sc. της πολιτείας. Or. 36 § 30. ἐβούλετο, ἢ ἀποθανόντα διαθήκας καταλιπεῖν, ᾶς οὐ κύριος ἢν; ἀλλὰ μὴν αὐτῶν τῶν νόμων ἀκούσαν-14 τες, γνώσεσθε ὡς οὐ κύριος ἦν διαθέσθαι. λέγε τὸν νόμον.

NOMOX.

["Οσοι μή ἐπεποίηντο, ὅστε μήτε ἀπειπεῖν μήτ ἐπιδικάσασθαι, ὅτε Σόλων εἰσήει τὴν ἀρχὴν, τὰ ἑαυτοῦ διαθέσθαι εἶναι, ὅπως αν ἐθέλη, αν μὴ παίδες ὡσι γνήσιοι ἄρρενες, αν μὴ μανιῶν ἡ γήρως ἡ φαρμάκων ἡ νόσου ἕνεκεν, ἡ γυναικὶ πειθόμενος, ὑπὸ τούτων

14. δσοι μή ἐπεποίηντο κ.τ.λ.] 'whosoever had not been adopted, when Solon became Archon, and thereby remained unable either to renounce or to claim his inheritance, shall be allowed to dispose of his own property at his pleasure, provided he have no male issue lawfully begotten.' Cf. Isaeus Or. 6 (Philoctemon) § 28 τοῖς φύσει υἰέσιν αὐτοῦ οὐδεἰς οὐδειὶ ἐν διαθήκη γράφει δόσιν οὐδεμίαν, διότι ὁ νόμος αὐτὸς καὶ οὐδὲ διαθέσθαι ἐξῶ δτοῦ ἀστ πατρὸς καὶ οὐδὲ γνήσιο.

The law is quoted to prove that Pasion had no right to make a will, (1) because he had male issue lawfully begotten (sc. Apollodorus). But it will be noticed that the law does not forbid such persons from making any will whatever, but simply enacts that those who have no male issue may dispose of their property as they please. Pasion was not debarred by this law from making a will, but was not allowed to make any disposition he chose, since (as in our law of entail) the right to the property was secured to the son.

Again (2), Pasion was a citizen

by 'adoption,' whereas this law implies that no 'adopted' person could dispose of his property as he pleased. But it will be observed on the other side, that the plaintiff has deliberately confounded two different senses of ποιείσθαι (1) 'to adopt into a family' and (2) 'to present with the citizenship.' ἐπεποίηντο refers to 'family adoption' and the plaintiff argues as though it meant the same as ἐπεποίηνο πολίτης.

άπειπεῦν...ἐπιδικάσασθαι.] Or, 52 (Callippus) § 19 οὅτε ἀμφισ-βητήσαντα οὅτε ἀπειπεῦντα περὶ τοῦ ἀργυρίου, ἀπειπεῦν may be paralleled by the phrase in Roman law eiurare hereditatem.

marior] genitive, like the subsequent substantives, governed by treat at the end of the clause. 'Unless his mind is impaired by lunacy, or dotage, or by drugs or disease.' K.

[The plural µaviat means, as usual, 'mad fits,' 'delusions.' P.]

ύπὸ τούτων του παρανοῶν.] Ā certain correction of the old reading ὑπὸ τούτων τοῦ παρανόμων. Cf. Isacus Or. 9 ad fin. el τοῦτον ἐποιἡατο υἰὸν οῦ τῷ πατρὶ πολεμιώτατος ἦν, πῶς οὐ

του παρανοών°, ή ύπ' ἀνάγκης, ή ύπὸ δεσμοῦ καταληφθείς.]

Τοῦ μὲν νόμου τοίνυν ἀκηκόατε, δς οὐκ ἐὰ διαθήκας διαθέσθαι, έὰν παίδες ώσι γνήσιοι. οὐτοι δέ φασι ταῦτα διαθέσθαι τὸν πατέρα, ώς δὲ παρεγένοντο ούκ έχουσιν ύποδείξαι^ν. άξιον δὲ καὶ τόδε ἐνθυμηθῆναι, ὅτι ὅσοι μὴ ἐπεποίηντο, ἀλλ' ἦσαν πεφυκότες γνήσιοι, τούτοις δ νόμος δίδωσιν, έαν άπαιδες ώσι, διαθέσθαι τὰ ξαυτών. ὁ τοίνυν πατήρ ήμων ἐπεποίητο ύπὸ τοῦ δήμου πολίτης, ώστε οὐδὲ κατὰ τοῦτο ἐξῆν αὐτῷ διαθέσθαι διαθήκην, ἄλλως τε καὶ περὶ τῆς γυναικός, ής οὐδὲ κύριος ἐκ τῶν νόμων ήν, παιδές τε 16 ήσαν αὐτώ. σκέψασθε δὲ καὶ διότι οὐδ' αν ἄπαις τις ή, κύριός έστι τὰ αύτοῦ διαθέσθαι, ἐὰν μὴ εὖ φρονή: νοσούντα δὲ ἡ φαρμακώντα ἡ γυναικὶ πειθόμεκον ἡ

O Z et Dind, cum P. Wesseling. **ὖπὸ τ**ούτων τοῦ παρανόμων libri. ή ύπο των του παρανόμων Bekker cum Reiskio. ^ν ἐπιδεῖξαι Ζ. ύποδείξαι Dind. cum Σ (prima manu).

δόξει τοῖς ἀκούσασι παρανοείν ή ύπο φαρμάκων διεφθάρθαι; and ib. Or. 6 (Philoctemon) § 9 ούτοσι ὁ νόμος κοινὸς ἄπασι κεῖται, έξείναι τὰ έαυτοῦ διαθέσθαι, έὰν μή παίδες ώσι γνήσιοι άρρενες, έὰν μὴ ἄρα μανείς ἢ ὑπὸ γήρως ἡ δι' άλλο τι των έν τω νόμω παρανοών διαθήται. — On φαρμάκων see further in § 16 φαρμακώντα. -νόσου ένεκεν can only refer to cases where the mind was enfeebled, for bodily infirmity was of course in itself no bar to the validity of a will (Becker, Charicles, Scene ix. note 19).

16. διότι.] In the same sense as ore, for which it is not unfrequently used, especially by Isocrates when a hiatus is thereby avoided, e.g. Isocr. Lochites § 7 ενθυμουμένους ότι followed by και διότι. Isocr.

Paneg. § 48 n.

εὖ φρονη̂.] Isaeus Or. 7 § 1 εί τις αὐτὸς ζών και εῦ φρονών έποιήσατο, contrasted with εί τις τελευτήσειν μέλλων διέθετο, εί τι πάθοι, την ούσίαν έτέρφ. Eur. Ion 520, εὖ φρονεῖς μέν ; i.e. αρα ξμφρων εί; — On νοσούντα see above, § 14 νόσου ένεκεν.

φαρμακώντα.] Harpoer. Δημοσθένης έν τῷ κατά Στεφάνου. ξστι δε φαρμακών ο ύπο φαρμακών βεβλαμμένος, ώς και Θεόφραστος έν ιε Νόμων υποσημαίνει. [φαρμακάν is one of a class of

verbs implying mental or bodily affection, e.g. $\lambda \eta \mu \hat{a} \nu$, 'to have blear eyes, ποδαγράν, χαλαζάν, φονάν, 'to be blood-thirsty,' θανατᾶν, 'to have a desire for death,' Plat. Phaedo p. 64 B, τομῶν 'to require the knife' &c. The verbs themselves are less commonly used than their participles. P.]

ύπὸ γήρως ἢ ύπὸ μανιῶν ἢ ὑπὸ ἀνάγκης τινὸς καταληφθέντα ἄκυρον κελεύουσιν εἶναι οἱ νόμοι. σκοπεῖτε
δὴα, εἰ δοκοῦσιν ὑμῖν εὖ φρονοῦντος ἀνδρὸς εἶναι αἱ 1134
17 διαθῆκαι, ἄς φασι διαθέσθαι οὐτοι τὸν πατέρα. μὴ
πρὸς ἄλλο δέ τι παράδειγμα σκέψησθε ἢ πρὸς τὴν
μίσθωσιν, εἰ δοκεῖ ὑμῖν ἀκόλουθον εἶναι τῷ τὴν τέχνην
μὴ ἐξουσίαν δόντι ἐν τῷ αὐτῷ ἡμῖν ἐργάζεσθαι, τούτῷ
τὴν γυναῖκα δοῦναι τὴν αὐτοῦ καὶ τῶν παίδων ἐᾶσαι
κοινωνὸν αὐτῷ γενέσθαι. καὶ μὴ θαυμάζετε, εἰ τἄλλα
σκευωρουμένους αὐτοὺς τὰ ἐν τῷ μισθώσει τοῦτο παρέλαθεν. ἴσως μὲν γὰρ οὐδὲ προσεῖχον ἄλλῷ οὐδενὶ ἢ
τῷ τὰ χρήματα ἀποστερῆσαι καὶ τῷ προσοφείλοντα
τὸν πατέρα ἐγγράψαι: εἶτα δὲ¹ οὐδὲ ἐδόκουν ἐμὲ οὕτω
δεινὸν ἔσεσθαι ὥστε ταῦτα ἀκριβῶς ἐξετάσαι.

Gekker cum correcto Σ . Sè Z cum Σ (prima manu). r $\epsilon l \tau a$ Sè Z, Dind., Bekker (st. Leipsig ed.) cum Σ et $\gamma \rho$. A. $\epsilon l \tau a$ Bekker (Berlin ed.),

el δοκοῦσω εὐ φρονοῦντος κ.τ.λ.] It is curious to find the plaintiff setting up this suggestion of lunacy when in another speech, Or. 49 (Timoth.) § 42, delivered at an eurlier date, he describes his father as not only giving him a written statement of debts due, but also, in his last illness, telling him and his brother the details of each particular sum, the name of the debtor, and even the purpose for which the money was lent.

He might have turned his argument to more account, if, instead of insinuating that the terms of the alleged will suggested that his father was of unsound mind, and therefore legally incompetent to make any will at all, he had urged that, his father having been of sound mind up to the day of his death, the 'insane' provisions of the will betrayed it to

be a forgery.

17. ἀκόλουθον εἶναι...τῷ δόντι...
τούτῳ δοῦναι.] The juxtapositions
of these two datives, referring
to two different persons, is extremely harsh. The order is:
δοκεῖ ὑμῶν ἀκόλουθον εἶναι (Πασίωνι), τῷ μὴ δόντι ἐξουσίαν ἐργαξεσθαι τὴν τέχνην ἐν τῷ αὐτῷ
ἡμῶν, δοῦναι τούτῷ (sc. Φορμίωνι)
τὴν γυναῖκα τὴν αὐτοῦ; 'Is it
consistent for one who refused
Phormio permission to carry on
business in partnership with
us, actually to give Phormio his
own wife?'

των παίδων κοινωνόν αὐτῷ.] Kennedy: 'partner with himself in paternity' (by marrying his widow). For σκευωρουμένους cf. Or. 45 § 5.

έγγράψαι.] Specially used of 'registering' a man as debtor. Cf. Or. 53 § 14.

οῦτω δεινον.] 'They little' dreamt I should be elever-

Σκέψασθε τοίνυν καὶ τοὺς νόμους, παρ' ὧν κελεύουσι τὰς ἐγγύας ποιεῖσθαι, ἵν' εἰδῆτε καὶ ἐκ τούτων ὡς κατεσκευασμένης διαθήκης ψευδῆς μάρτυς γέγονε Στέφανος ούτοσί. λέγε.

NOMOX.

[$^{\text{h}}$ Ην αν εγγυήση επὶ δικαίοις δάμαρτα εἶναι ἡ πατὴρ ἡ ἀδελφὸς ὁμοπάτωρ ἡ πάππος ὁ πρὸς πατρὸς, εκ ταύτης εἶναι παῖδας γνησίους. εἀν δὲ μηδεὶς ἢ τούτων, ἐὰν μὲν ἐπίκληρός τις ἢ, τὸν κύριον ἔχειν, ἐὰν δὲ μὴ $^{\text{h}}$, ὅτφ αν ἐπιτρέψη, τοῦτον κύριον εἶναι.]

- 19 Οὖτος μὲν τοίνυν ὁ νόμος οὖς ἐποίησε κυρίους εἶναι, ἀκηκόατε ὅτι δ' οὐδεὶς ἢν τούτων τῆ μητρὶ, οἱ
 - Bekker. om. Z cum Σ.
 Bekker cum libris. om. Z.

enough to examine all these questions thoroughly.' This passage has been quoted as an indication of the plaintiff's consciousness of his own oratorical skill, and as a presumption in favour of the view that Apollodorus is himself the writer of the speeches delivered by him which have come down to us among the orations of Demosthenes. (A. Schaefer, Dem. u. s. Zeit, III. 2. 192.)

§§ 18-21. The forgery of the will is also proved by the law of betrothals, which provides that a woman may be affianced for lawful wedlock by her guardians, i.e. certain near relations, such as father, brother or grandfather, As none of these are in existence, and you may be sure that the other side would have produced them or pretended to do so to suit their purpose, it follows that my mother was an 'heiress,' and the law declares that the son of an heiress, when he comes of age, shall be his mother's guardian. Now I was abroad on public service (and therefore of full age) when Phormio married my mother (and he did so without obtaining the consent of myself, her guardian).

18. σκέψασθε τους νόμους.] The accusative after the principal verb, where in English we should prefer making it the nom. of the subordinate clause. Cf. Or. 45 § 24. Kennedy partially keeps up the Greek construction by rendering it thus: 'look now at the laws, (to see) from whom they require betrothals to be obtained.'

έγγύαs.] The betrothal (έγγύησι) was made by the natural or legal guardian of the girl, in the presence of the relatives of both parties. 'All children born from a marriage legally contracted in this respect were γνήσιοι, and consequently, if sons, Ισόμοροι, or entitled to inherit equally.' (Whiston in Dict. Ant. s. v. Matrimonium, K. F. Hermann, Privatalt. § 30, 7 and § 65, 15.) ἀντίδικοί μοι αὐτοὶ μεμαρτυρήκασιν. εἰ γὰρ ἦν, παρείχοντ' ἄν. ἢ μάρτυρας μὲν ψευδεῖς οἴεσθ' ᾶν παρασχέσθαι καὶ διαθήκας οὖκ οὔσας, ἀδελφὸν δὲ ἢ πάππον ἢ
πατέρα οὖκ ᾶν, εἴπερ ἦν δυνατὸν ἔνεκα χρημάτων;
ὁπότε τοίνυν μηδεὶς φαίνεται ζῶν τούτων, τότε ἀνάγκη
ἐπίκληρον τὴν μητέρα ἡμῶν εἶναι. τῆς τοίνυν ἐπικλήρου σκοπεῖτε τίνας κελεύουσιν οἱ νόμοι κυρίους εἶναι. 1135
20 λέγε τὸν νόμον.

ΝΟΜΟΣ.

[Καὶ ἐὰν ἐξ ἐπικλήρου τις γένηται, καὶ ἄμα ἡβήση ἐπὶ δίετες, κρατεῖν τῶν χρημάτων, τὸν δὲ σῖτον μετρεῖν τῆ μητρί.]

Οὐκοῦν ὁ μὲν νόμος κελεύει τοὺς παίδας ἡβήσαντας κυρίους τῆς μητρὸς εἶναι, τὸν δὲ σῖτον μετρεῖν τῆ μητρί. ἐγὼ δὲ φαίνομαι στρατευόμενος καὶ τριηραρ21 χῶν ὑμῖν, ὅτε οὖτος συνώκησε τῆ μητρί. ἀλλὰ μὴν ὅτι ἐγὼ μὲν ἀπεδήμουν τριηραρχῶν, ἐτετελευτήκει δ᾽ ὁ πατὴρ πάλαι, ὅτε οὖτος ἔγημε, τὰς δὲ θεραπαίνας τετελευτήκει Ζ.

 καὶ ἐὰν—μητρί.] 'If a son is born of an heiress, two years after he has attained his puberty he shall enter into possession of the estate, and he shall pay alimony to his mother.' K. Harpoer. ἐπιδιετὲς ήβησαι· Δημοσθένης έν τῷ κατὰ Στεφάνου. At the end of his article he quotes Hyperides (frag. 223) έπει δὲ ἐνεγράφην έγω και δ νόμος απέδωκε την κομιδήν τών καταλειφθέντων τή μητρί, δε κελεύει κυρίους είναι της έπικλήρου και της ούσίας απάσης τούς παίδας, ἐπειδὰν ἐπιδιετὲς ἡβώσιν. Cf. Isaeus frag. 90, id. Or. 10 §12 and Or. 8 § 30. (See A. Schaefer, Dem. 111. 2. 19-39, esp. p. 25, Eintritt der Mündigkeitnach Attischen Rechte, where

èπιδιετès ἡβῆσαι is explained to include the 17th and 18th year, and the 'coming of age' is placed at the age of 18. K. F. Hermann, Privatalt. § 35.)

On επίκληρος cf. note on Or. 45 § 75 and see C. R. Kennedy in Dict. Antiq., K.F. Hermann, Public Antiq. § 120, notes 6—12. (Lortzing, Apoll. p. 85 and A. Schaefer u. s. p. 176.)

στρατευόμενος κ.τ.λ.] And therefore of full age; referring back to παίδας ἡβήσαντας.

21. πάλα.] Pasion died B.c. 370, the trierarchyprobably took place in B.c. 368 (Or. 45 § 3), and it was during the plaintiff's absence on this public service that the marriage of Archippe took place. The interval here

αὐτὸν ἐξήτουν καὶ ηξίουν περὶ αὐτοῦ τούτου βασανίζεσθαι αὐτὰς, εἰ ταῦτ' ἀληθη ἐστι, καὶ ὡς προεκαλούμην, λαβέ μοι τὴν μαρτυρίαν.

MAPTTPIA.

[Μαρτυροῦσι παρεῖναι, ὅτε προὖκαλεῖτο ᾿Απολλό-δωρος Φορμίωνα, ὅτε ἢξίου ἀποδοῦναι ᾿Απολλόδωρος Φορμίωνα τὰς θεραπαίνας εἰς βάσανον, εἰ μή φησι Φορμίων καὶ πρότερον διεφθαρκέναι τὴν μητέρα τὴν ἐμὴν, πρὶν οὖ ἀποφαίνει Φορμίων γῆμαι ἐγγυησάμενος αὐτὴν παρὰ Πασίωνος. ταῦτα δὲ προκαλουμένου ᾿Απολλοδώρου οὐκ ἢθέλησε Φορμίων παραδοῦναι τὰς θεραπαίνας.]

22 Τὸν τοίνυν νόμον ἐπὶ τούτοις ἀνάγνωθι, ὃς κελεύει ἐπιδικασίαν εἶναι των ἐπικλήρων ἀπασῶν, καὶ ξένων

implied by the vague word $\pi a \lambda a$ 'some time before' would seem to be two years. The plaintiff wishes to insinuate that, though some time elapsed before the marriage proper $(\xi \gamma \eta \mu \epsilon)$, intrigues had been going on at an earlier date, and this is how the composer of the deposition in § 21 seems to have understood it.

The μητέρα την έμην.] These words, which would have been appropriate enough in the mouth of Apollodorus, are absurdly out of place in the deposition, and betray gross carelessness on the part of the fabricator of the document. Even apart from this detail, the general contents of the deposition are different from what we are led to expect by the plaintiff's language in introducing it. (A. Westermann u. s. p. 113.)

§§ 22-24. The law does not

allow any one to marry an 'heiress,' without a legal adjudication. Phormio made no legal claim for the hand of my mother, but did exactly as he pleased, in defiance of the law.

22. των ἐπικλήρων. The plaintiff attempts to prove that his mother was an 'heiress.' If so, her property ought to have pass. ed absolutely into the hands of her eldest son, on his coming of age, whether her husband was alive or not. But there is not a single trace of such a relation between Archippe and Apollodorus in the rest of the speeches of the latter. Archippe was most probably of foreign extraction (cf. Or. 45 § 22) and the plaintiff's argument seems the merest shuffling. further, A. Schaefer, Dem. u. s. Zeit, 111. 2, p. 176.) On ἐπιδικασία τῶν ἐπικλήρων see note on Or. 45 § 75.

καὶ ἀστῶν, καὶ περὶ μὲν τῶν πολιτῶν τὸν ἄρχοντα εἰσάγειν καὶ ἐπιμελεῖσθαι, περὶ δὲ τῶν μετοίκων τὸν πολέμαρχον, καὶ ἀνεπίδικον μὴ ἐξεῖναι ἔχειν μήτε κλῆρον μήτε ἐπίκληρον.

ΝΟΜΟΣ.

1136

[Κληροῦν δὲ τὸν ἄρχοντα κλήρων καὶ ἐπικλήρων, ὅσοι εἰσὶ μῆνες, πλὴν τοῦ σκιροφοριῶνος. ἀνεπίδικον δὲ κλῆρον μὴ ἔχειν.]

23 Οὐκοῦν αὐτὸν εἴπερ ἐβούλετο δρθῶς διαπράττεσθαι, λαχεῖν ἔδει τῆς ἐπικλήρου, εἴτε κατὰ δόσιν αὐτῷ προσῆκεν ἔτε κατὰ γένος, εἰ μὲν ὡς ὑπὲρ ἀστῆς, πρὸς τὸν ἄρχοντα, εἰ δὲ ὑπὲρ ξένης, πρὸς τὸν πολέμαρχον, καὶ τότε, εἴπερ τι λέγειν εἶχε δίκαιον, πείσαντα ὑμῶν τοὺς λαχόντας μετὰ τῶν νόμων καὶ τῆς ψήφου κύριον Βekker. ἠβούλετο Z cum Z.

Tairŷ Z. TG. H. Schaefer. προσήκευ Z cum libris.

κληροῦν κλήρων κ.τ.λ.] i.e. 'assign by lot days for the trial of claims to inheritances or heiresses.' Below, we have the corresponding phrase λαχεῖν τῆς ἐπικλήρου, i.e. 'to have allotted to one a suit for the hand of the heiress.' Cf. the common phrases λαγχάνειν από κληροῦν δίκην; so λαγχάνειν τοῦ κλήρου 'to be a suitor for the property,' Isaeus Or. 11 (Hagn.) §§ 22, 40, Or. 3 (Pytr.) § 74 and Or. 9 (Astyph.) § 4.

τον άρχοντα.] The Archon Eponymus, or Chief Archon. See Or. 35 § 48 (where the duties of the Polemarch are also mentioned) and Or. 37 § 33.

πλην σκιροφοριώνοι.] The last month of the Attic year, nearly corresponding to our June. It here excepted, apparently because it was in this month that most of the magistrates

vacated office and passed their audit.

dreπίδικον.] 'Without legal adjudication.' See K. F. Hermann, Privatalt. § 66, notes 1 and 2.

23. elwep...elre...elre...el...el...elmep.] el is here repeated in various forms no less than six times in the same sentence; cf. Or. 53 § 23 where el occurs twice. But even the undisputed writings of Demosthenes contain frequent instances of such reiteration, e.g. Or. 54 § 15 (twice); Or. 15 (de Rhod. lib.) § 15 (thrice); Or. 20 (Lept.) § 113 (four times) 'quanquam hic el pèr et el dè inter se opponuntur quae non est vera repetitio.' (Lortzing, Apoll. p. 33).

ύμῶν τοὺς λαχόντας.] 'Those of your number who were drawn for the jury' ('allotted for the trial of the cause').

είναι, καὶ μὴ αὐτὸν αύτῷ νόμους ἰδίους θέμενον διαπράξασθαι ὰ έβούλετο.

24 Σκέψασθε δή καὶ τονδὶ τὸν νόμον, δς κελεύει τὴν διαθήκην, ἡν ἄν παίδων ὅντων γνησίων ὁ πατὴρ διαθήται, ἐὰν ἀποθάνωσιν οἱ παίδες πρὶν ἡβῆσαι, κυρίαν εἶναι.

ΝΟΜΟΣ.

["Ο τι αν γνησιων δυτων υίων ο πατηρ διαθήται, εαν αποθάνωσιν οι υίεις πριν επι δίετες ήβαν, την του πατρος διαθήκην κυρίαν είναι.]

25 Οὐκοῦν ὁπότε ζῶσιν, ἄκυρος μὲν ἡ διαθήκη ἐστὶν, ῆν φασιν οὖτοι τὸν πατέρα καταλιπεῖν, παρὰ πάντας δὲ τοὺς νόμους μεμαρτύρηκε Στέφανος οὐτοσὶ τὰ ψευδῆ, ὡς ἀντίγραφά ἐστι τῆς διαθήκης τῆς Πασίωνος πῶς γὰρ σὰ οἰσθα, καὶ ποῦ παραγενόμενος διατιθεμένω τῷ πατρί; κακοτεχνῶν δὲ φαίνει περὶ τὰς διαθήκας, τὰ ψευδῆ μὲν αὐτὸς μαρτυρῶν ἐτοίμως, κλέπτων δὲ τὰς ἀληθεῖς μαρτυρίας, ἐξαπατῶν δὲ τοὺς δικαστὰς, συνιστάμενος δ' ἐπὶ ταῖς δίκαις. οἱ δὲ νόμοι καὶ περὶ 26 τῶν τοιούτων γραφὴν πεποιήκασιν. καί μοι ἀνάγνωθι τὸν νόμον.

ΝΟΜΟΣ.

1137

[Εάν τις συνίστηται η συνδεκάζη την ήλιαίαν η

§ 24. Again, there is a law allowing a will made by a father (though he has legitimate sons) to become valid if the sons die before reaching manhood. In the present case, as the sons are alive and grown up, the 'will' is invalid.

ἐὰν ἀποθάνωσιν—πριν ἡβῆσαι.]
'Every man of full age and sound mind, not under durance or improper influence (cf. § 15), was competent to make a will; but if he had a son he

could not disinherit him; although his will might take effect on the contingency of the son not completing his seventeenth year' (C. R. Kennedy in Dict. Ant. s. v. Heres).

For the latter part of this statement, the present passage is perhaps the only express authority.

§§ 25—26. Further, the defendant has illegally entered into a conspiracy to defeat the ends of justice.

τῶν δικαστηρίων τι τῶν ᾿Αθήνησιν ἢ τὴν βουλὴν ἐπὶ δωροδοκία χρήματα διδοὺς ἢ δεχόμενος, ἢ ἐταιρείαν συνιστἢ ἐπὶ καταλύσει τοῦ δήμου, ἢ συνήγορος ῶν λαμβάνη χρήματα ἐπὶ ταῖς δίκαις ταῖς ἰδίαις ἢ δημοσίαις, τούτων είναι τὰς γραφὰς πρὸς τοὺς θεσμοθέτας.]

κλέπτων...μαρτυρίας.] Or. 45 § 58. On συνιστάμενος, see note on συστάσεις Or. 45 § 67.

συνδεκάζη.] 'Bribe the Heli-Pollux: δώρων κατά τοῦ έπι δώροις δικάσαντος ήν ή γραφή, δεκασμοῦ δὲ κατά τοῦ διαφθείραντος και ο μέν δεκά(εσθαι ο δέ δεκάζεω έλέγετο. Cf. Or. 21 (Mid.) § 113 lex, ¿ár τις...διδώ έτέρφ ή διαφθείρη τινάς επαγγελλόμενος, έπι βλαβή τοῦ δήμου ... άτιμος έστω. δεκασμός however (strictly meaning a systematic bribery by division into sets of ten) is only a late word and is not found in the Attic Orators, though abékaoros occurs in Ar. Ethics 11. 9. 6, οὐ γαρ άδέκαστοι κρίνομεν (την ήδονήν), and Aeschines, Timarch. § 86, has συνδεκάζειν την έκκλησίαν καί τάλλα δικαστήρια and ib. § 87 μαρτυρείν τον μέν ώς έδέκαζε τον δè ώς έδεκάζετο. Cf. Isocr. Or. 8 🖇 50 θανάτου της ζημίας έπικειμένης, έάν τις άλφ δεκάζων and Lysias Or. 29 § 12 δεδεκασμένοι. So in Latin, we have decuriare used of organised bribery at elections, Cicero, pro Plancio § 45 decuriatio tribulium and decuriasse Plancium, conscrip-Cf. the obscure name **sis**se. given to bribed dicasts at Athens, Λύκου δεκάς. (In wholesale bribery an agent, it is conjectured, was chosen from each tribe and the group of ten thus selected to deal with their fellowtribesmen were comically called Δύκου δεκάs from the statue of

Lyous near the law-courts. Meier and Schömann, Att. Process p. 150. Harpoor. s. v. δεκά-

The usual phrase for bribery is χρήμασι φθείρειν (or διαφθείρειν), though the euphemism χρήμασι πεῖσαι is still more frequent, and it is curious to note how frequently the word δωροδοκία occurs, and how rarely δεκασμός and its corresponding verb. Again and again we have charges of receiving bribes, seldom of giving them; possibly because those who gave them were too powerful to be attacked. ---έπὶ δωροδοκία 'with a corrupt motive,' is here a general term. implying without directly expressing the corresponding term δεκασμός.

έταιρείαν έπὶ καταλύσει τοῦ δήμου.] Thue. VIII. 54, ὁ Πείσανδρος τὰς ξυνωμοσίας.. ἀπάσας ἐπελθὼν καὶ παρακελευσάμενος δπως... καταλύσουσι τὸν δῆμον κ.τ.λ. See Grote, H. G. chap. 51 (iv. p. 394, ed. 1862).

** trais δίκαις κ.τ.λ.] 'In any cause either of a public or private nature.' K. Rather (as above, § 25), 'with a view to winning the causes brought either by private persons or on public grounds.' It is to a collusion for such a purpose between the σύνδικος and tha συνήγορος that Aristophanes alludes in Vesp. 694. P.]

θεσμοθέτας.] 'The six minor

Archons.

κατὰ ποίους νόμους ὀμωμοκότες δικάζετε, πότερα κατὰ τοὺς τῆς πόλεως ἡ καθ' οῦς Φορμίων αὐτῷ νομοθετελ ἐγὼ μὲν τοίνυν τούτους παρέχομαι ὑμῖν, καὶ ἐξελέγχω αὐτοὺς ἀμφοτέρους παραβεβηκότας, Φορμίωνα μὲν ἐξ ἀρχῆς ἀδικήσαντα ἡμᾶς καὶ ἀποστερήσαντα τὰ χρήματα, ὰ ὁ πατὴρ ἡμῖν κατέλιπε καὶ ἐμίσθωσε τούτω μετὰ τῆς τραπέζης καὶ τοῦ ἐργαστηρίου, Στέφανον δὲ τουτονὶ τὰ ψευδῆ μεμαρτυρηκότα καὶ παρὰ τὸν νόμον.

28 *Αξιον τοίνυν, ὧ ἄνδρες δικασταὶ, καὶ τόδε ἐνθυμηθῆναι, ὅτι διαθηκῶν³ οὐδεὶς πώποτε ἀντίγραφα ἐποιήσατο, ἀλλὰ συγγραφῶν μὲν, ἵνα εἰδῶσι καὶ μὴ παραβαίνωσι, διαθηκῶν δὲ οὔ. τούτου γὰρ ἔνεκα καταλείπουσιν οἱ διατιθέμενοι, ἵνα μηδεὶς εἰδῆ ὰ δια-

Bekker cum Σ (in margine). διαθήκης Z cum ΣΦ. διαθήκας F.

§ 27. The jury has sworn to do justice according to the laws of Athens and not the laws which Phormio chooses to lay down for himself. I produce the laws of Athens and I prove that both of my opponents have broken them, Phormio by defrauding me of the money left me by my father, Stephanus by giving false evidence and that contrary to the law.

τὰ χρήματα.] sc. the Bankingstock, which is the subject of Or. 36. The ἐργαστήριον is the shield-manufactory of Or. 36

8 4.

§ 28. The jury, by the way, should also notice that no one ever makes a copy of a will. How then came Stephanus and his friends to know that the contents of the document appended to the deposition are a copy of my father's will?

καταλείπουσι».] Especially used of leaving behind one at

death. 'The reason why people leave their wills behind them (instead of publishing them before they die) is to prevent any one knowing their contents.' Kennedy renders it: 'keep wills by them until their death.' From not recognising this meaning, several unnecessary conjectures have been suggested, e.g. κατασεσημασμένας καταλείπουσιν (Reiske); κατακλείουσιν (Seager); οὐ καταλείπουσιν, so. διαθηκών ἀντίγραφα (G.H.Schaefer).

[I incline to think κατακλείουσω is the true reading. The
reason why people 'leave wills'
is to shew how they wish to
dispose of their property; the
reason why they 'keep them
under lock and key' is that no
one may have access to them.

For the reiteration διατιθέμενοι...διατίθενται, see §§ 2 and R. τίθενται. πῶς οὖν ὑμεῖς ἴστε ὅτι ἀντίγραφά ἐστι τῶν διαθηκῶν τῶν Πασίωνος τὰ ἐν τῷ γραμματείῳ γε-γραμμένα;

29 Δέομαι δ' ὑμῶν ὁπάντων, ὡ ἄνδρες δικασταὶ, καὶ ἰκετεύω βοηθῆσαι μὲν ἐμοὶ, τιμωρήσασθαι δὲ τοὺς ἔτοίμως οὕτω τὰ ψευδῆ μαρτυροῦντας, ὑπέρ τε ὑμῶν αὐτῶν καὶ ἐμοῦ καὶ τοῦ δικαίου καὶ τῶν νόμων.

§ 29. I implore the jury to grant me redress, that those who are so prompt to give false evidence may be punished on all grounds, particularly for the sake of justice and the laws.

τῶν νόμων.] Placed last for emphasis, since the whole speech has dealt with quotations of laws and not with elebra, or 'presumptive proofs,' as in the former oration.

LIII.

ΠΡΟΣ ΝΙΚΟΣΤΡΑΤΟΝ ΠΕΡΙ ΑΝΔΡΑΠΟΔΩΝ ΑΠΟΓΡΑΦΗΣ ΑΡΕΘΟΥΣΙΟΥ*.

ΤΠΟΘΕΣΙΣ.

'Απολλόδωρος γραψάμενος ψευδοκλητείας ' Αρεθούσιον είλεν. ὀφείλοντος δέ° τοῦ ' Αρεθουσίου τάλαντον τῆ πόλει καὶ ἀποδοῦναι μὴ δυνηθέντος, καὶ διὰ τοῦτο εἰς τὰ δημόσια ἀπογραφομένης αὐτοῦ τῆς οὐτος ἀπογράφει ὁ ' Απολλόδωρος οἰκέτας ἀκς ὅντας ' Αρεθουσίου, ὁ δὲ Νικόστρατος ° μεταποιεῖται κς ἀ ἰδίων καὶ ἐκείνω προσηκόντων οὐδέν. ἐπεὶ δὲ τὸ πρᾶγμα μοχθηρόν ἐστι', διὰ τοῦτο ὁ ῥήτωρ διηγεῖται πηλίκα πέπονθεν ' Απολλόδωρος ὑπ' ' Αρεθουσίου, ἵνα δοκῆ μὴ

πρὸς Νικόστρατον περὶ τῶν ᾿Αρεθουσίου ἀνδραπόδων Ζ.

b -τlas Kerrich ms.

c γάρ Kerrich ms.

d-d ώς οὐκ διτας' Αρεθουσίου, μεταποιοῦνται ώς Kerrich ms.
• [ὁ δὲ Νικόστρατος] Ζ. 'addidit Bekker cum H. Wolf.'

f om. Z. addidit Dindf. ex Σ.

Argument 1. ψευδοκλητείαs.]

See note on § 17.

μοχθηρόν.] 'vexatious,'

80. συκοφαντικόν.

§§ 1-4. (Arethusius has incurred a debt to the public treasury and has neglected to discharge it.) I have accordingly laid an information against him and drawn up a specification of his property. I have been prompted to do so, not by petty and vexatious motives, but by the simple desire to exact vengeance for having been outrageously wronged by Arethusius and his brother Nicostratus. purity of my motives will be proved, (1) by the small amount

g ποικίλλα (sic) Kerrich ms. at which the two slaves are valued in the specification (twoand-a-half minae), so that the pecuniary gain to which I am legally entitled for bringing this information is small, while the loss which I should incur, if I fail, is 1000 drachmae, (or four times as great as the value of the slaves). (2) The fact that I have laid the information in my own name, instead of getting a friend to act on my behalf, proves that I am prompted by the personal motive of revenge alone; content with that revenge, I am willing to waive in favour of the public treasury all claim to the reward which the φύσει πονηρὸς ῶν ταῦτα πράττειν, ἀλλὰ ἀμυνόμενος 1246 τὸν ἀδικοῦντα.

Τ΄ Τ΄ Οτι μέν οὐ συκοφαντῶν, ἀλλ' ἀδικούμενος καὶ ὑβριζόμενος ὑπὸ τοὑτων καὶ οἰόμενος δεῖν τιμωρεῖσθαι τὴν ἀπογραφὴν ἐποιησάμην, μέγιστον ὑμῖν ἔστω τεκμήρριον, ὡ ἄνδρες δικασταὶ, τό τε μέγεθος τῆς ἀπογραφῆς,

law in such cases allows the bringer of the information (viz. three-fourths of the valuation).

The court will now permit me to justify myself by shewing how ungratefully I have been dealt with by my opponents and by relating, so far as time permits, the most atrocious and flagrant of all the wrongs which they have inflicted upon me.

1. οὐ συκοφαντῶν κ.τ.λ.] Apollodorus is anxious to rebut, at the very outset, the obvious imputation of συκοφαντία. prove that, so far from being actuated by a spirit of petty and vexatious litigiousness, he has been inspired by what an Athenian tribunal would regard as a thoroughly legitimate motive, the motive of revenge, he appeals to two points. The first is the small amount (two and a half minae) at which the slaves in dispute were valued. If the informer proved his case, the law allowed the informer to have three-fourths of the amount. Apollodorus would thus have a claim for barely two minae (or less than £8), a sum too small to provide a sufficient motive for συκοφαντία. If that had been his object, he would of course have made a higher valuation. looking only to his share of the reward as the informer. His second point is the fact that instead of availing himself of the services of his friends he had himself drawn up the specification $(a\dot{v}\tau bs\ \dot{e}\gamma\dot{\omega}\ d\pi\dot{e}\gamma\rho a\psi a)$ —a fact which proved that he was prompted by the motive of a purely personal revenge, especially as he waived all claim to his share of the fine.

ολόμενος δείν τιμωρείσθαι.] 'Το avoid the fatal charge of sycophantia, any one prosecuting a fellow-citizen for some public offence endeavoured to shew that he had private and personal grounds of enmity against the accused; and if he succeeded in proving this, it was considered the most natural and reasonable thing in the world that he should endeavour to satisfy his hatred by becoming public prosecutor.' Wilkins' Light of the World p. 30 (where a reference is made to Lewes' History of Philosophy 1. 108). For illustrations of the Greek view of the reasonableness of revenge, see note on Isocr. ad Dem. § 26.

το μέγεθος.] 'the size,' 'the amount,' a neutral word, here meaning probably 'the small amount,' 'the paltriness of the specification.' Herod. II. 74, μεγάθεϊ μικρός. The sum of two and a half minae seems to refer to the value of the two slaves taken together. (Boeckh, Publ. Econ. I. 94, note 300, 97. b. of Second German ed.). Reiske,

καὶ ὅτι αὐτὸς ἐγὼ ἀπέγραψα. οὐ γὰρ δήπου συκοφαντεῖν γε βουλόμενος ἀπέγραψα ἃν πένθ' ἡμιμναίων ἄξια ἀνδράποδα, ὡς αὐτὸς ὁ ἀμφισβητῶν τετίμηται αὐτὰ, ἐκινδύνευον δ' ἃν περί τε χιλίων δραχμῶν καὶ τοῦ μηδέποτε μηδένα αὐθις ὑπὲρ ἐμαυτοῦ γράψασθαι οὐδ' αὐ οὕτως ἄπορος ἦν οὐδ' ἄφιλος δοτ' οὐκ ᾶν ² ἐξευρεῖν τὸν ἀπογράψοντα ἀλλὰ τῶν ἐν ἀνθρώποις ἀπάντων ἡγησάμενος δεινότατον εἶναι ἀδικεῖσθαι μὲν αὐτὸς, ἔτερον δ' ὑπὲρ ἐμοῦ τοῦ ἀδικουμένου τοὔνομα παρέχειν, καὶ εἶναι ἄν τι τούτοις τοῦτο τεκμήριον,

h oὐδ' ἀφιλος Bekker.

however, explains τὸ μέγεθος τῆς ἀπογραφῆς: magnitudo mulctae mihi luendae, si causa cadam.

της απογραφης.] 'the specification,' or 'inventory,' of property, used especially of information as to State property alleged to be unlawfully held by a private person. pocration, ἀπογραφή όταν τις λέγη τινα έχειν τι των τής πόλεως, άπογραφήν ποιείται ὁ έναγόμενος, δηλών πόθεν έχει τὰ χρήματα καὶ πόσα ταῦτα είη...τί δὲ ἦν τὸ κινδύνευμα τῷ τὴν ἀπογραφήν ποιουμένω, έν τῷ Δημοσθένους πρός Νικόστρατον περί των 'Αρεθουσίου ανδραπόδων, εί γνήσιος, δήλον γίγνεται. Ηθsychius, άπογραφή άρίθμησις ή ή γινομένη μήνυσις. Cf. Or. 22 (Androt.) § 54, τὸ τὰ χωρία δημεύειν καὶ τὰς olκίας, καὶ ταῦτ' ἀπογράφεω.

οὐ δήπου.. ἀπέγραψα ἄν.. ἀνδράποδα.] We should expect τάνδράποδα. 'I should not have estimated the slaves as worth 2½ minae.' Kennedy translates: 'I should not have scheduled slaves worth two minas and a half.' Dobree prefers ἀπέγραψα μὲν ἄν...

χιλίων δραχμών.] The fine

om. Z cum Z.

inflicted on a prosecutor who in a public accusation failed to obtain a fifth part of the votes. This fine was attended by complete or partial disfranchisement. Or. 58 (Theocrin.) § 6 ἐὰν ἐπεξιών τις μἡ μεταλάβη τὸ πεμπτὸν μέρος τῶν ψήφων, χιλίας ἀποτίνευν, κᾶν μἡ ἐπεξίη, χιλίας ἐτέρας, ὑτα μἡ συκοφαντῆ μηδεἰς μήτ' άδειαν ἔχων ἐργολαβῆ καὶ καθυφιῆ τὰ τῆς πόλεως.

ωστ' οὐκ ἀν έξευρεῖν.] A mixed phrase between ωστ' οὐκ ἀν έξεύροιμι and ωστε μὴ έξευρεῖν. The use of ᾶν with ώστε and the infinitive is rare, but it occurs when a mere contingent result is described. P.]

2. τοῦνομα παρέχειν.] 'lend his name,' i.e. allow himself to be used as a cat's paw. [Euripides has παρασχεῖν δνομα in Helena 1100 and 1653, where Helen is said to have 'lent her name' for the fraud put upon Paris in marrying a mere εδωλον. In both passages however the genuineness of the verse may be doubted. P.1

τεκμήριον—ώς ψεύδομαι.] My opponents might have said, 'If you really had a quarrel against us, why did you not file the

р. 1247.] ПЕРІ ANAPAII. АПОГР. APEO. 135

όπότε έγω λέγοιμι την έχθραν πρὸς ύμας, ώς ψεύδομαι (οὐ γὰρ ἄν ποτε ἔτερον ἀπογράψαι, εἴπερ ἐγω αὐτὸς ηδικούμην), διά μέν ταῦτ' ἀπέγραψα. ἀπογράψας δὲ έὰν ἀποδείξω τὰνδράποδα ᾿Αρεθουσίου ὅντα, οὖπερ έγέγραπτο εἶναι, τὰ μὲν τρία μέρη, ἃ ἐκ τῶν νόμων I247 τῷ ἰδιώτη τῷ ἀπογράψαντι γίγνεται, τῆ πόλει ἀφίημι, 3 αυτώ δ' έμοι τετιμωρησθαι άρκει μόνον. εί μεν ούν μοι ήν ίκανζη τὸ ὕδωρ διηγήσασθαι πρὸς ύμᾶς τὰ ἐξ άρχης, οσ' αγαθά πεπουθότες ύπ' έμου οξά με είργασμένοι είσιν, εὖ οἶδ' ὅτι ὑμεῖς τ' ἄν μοι ἔτι μᾶλλον συγγνώμην είχετε τοῦ ὀργίζεσθαι αὐτοῖς, τούτους τ' ανοσιωτάτους ανθρώπων ήγήσασθε είναι νῦν δ' οὐδὲ διπλάσιόν μοι τούτου ὕδωρ ίκανὸν ἂν γένοιτο. τὰ μὲν οὖν μέγιστα καὶ περιφανή τῶν ἀδικημάτων, καὶ ὁπόθεν ή ἀπογραφή αυτη γέγονεν, ἐρῶ πρὸς ὑμᾶς, τὰ δὲ πολλὰ ἐάσω.

action against us in your own name? Perhaps we should read: οὐ γὰρ ἄν ἐᾶν ποτε ἔτερον ἀπογράψαι, 'for I never should have allowed another, &c.' P.]

τὰ τρία μέρη.] Three-fourths of the valuation was allowed by law to be paid to the individual who brought the action. 'This regulation,' says Boeckh, 'appears to have been confined to concealed property, which was discovered by the informer.' In a majority of other cases the third part only was received by the accuser (Publ. Econ. II. 130).—τῷἰδιώτη τῷἀπογράψαντι, 'to the individual informer' K. δ ἰδιώτης is here contrasted with ħ πόλιε.

3. el ve karde... è με ες αν συγγρώμην είχετε... νου δε ουδε διπλασον... karde av γένοιτο.] The student will be careful to distinguish between the two forms

of conditional sentences here combined. 'If the time allowed had been sufficient, you would have made allowance for me..., but, as the case is, even twice as much time would not suffice.' (Goodwin, Greek Moods § 49. 2 and § 50. 2.)—On τὸ ὕδωρ cf. Or. 54 §§ 36 and 44 n.

δσα...οta.] 'What benefits they have received from me and what a requital they have paid me for them,' or, better, 'the return they have given me for all the benefits I have conferred upon them.' For this idiomatic use of the double relative, cf. Soph. El. 751, of' έργα δράσα οτα λαγχάνει κακά, also Ovid, Fasti v. 460, cernite sim qualis qui modo qualis eram; and Cornelius Nepos, Atticus, 18, 3, notans quis a quo ortus quos honores quibusque temporibus cepisset.

4 Νικόστρατος γὰρ ούτοσὶ^ι, ὧ ἄνδρες δικασταὶ, γείτων μοι ὧν ἐν ἀγρῷ καὶ ἡλικιώτης γνωρίμως μέν μοι εἶχε καὶ πάλαι, ἐπειδὴ δ' ἐτελεύτησεν ὁ πατὴρ καὶ ἐγὼ ἐν ἀγρῷ κατώκουν, οὖπερ καὶ νῦν οἰκῶ, καὶ μᾶλλον

i Bekker. om. Z cum Σ. (οὖτος Alr.)

§§ 4—9. My opponent's brother, Nicostratus, was my neighbour in the country, and, being about the same age, we were thrown much together and became more and more intimate with one another. I granted him whatever he asked of me, and he on his part was of some service to me in taking charge of my roperty whenever I was abroad on public or private business.

On one of these occasions, when I had left him in charge, three of his servants ran away from him. While pursuing them, he was taken prisoner by a privateer, and sold as a slave. On my return, I was told of his unhappy plight by one of his brothers, Deinon, and I supplied the latter with travelling expenses and thus enabled him to go to the rescue of Nicostratus. The latter, on his return, informed me that he had been ransomed for a considerable sum; and by appealing to me with tears in his eyes and pointing to the marks left by the galling fetters (though he is now ashamed enough of those scars that are the memorials of his slavery), he succeeded in inducing me to forgive him the three minae, which I had advanced for his brother's travelling expenses, and to contribute, as a free gift towards the twenty-six minae required for the redemption money, the sum of ten minae which I raised on the security of some of my property.

4. Νικόστρατος γάρ.] γάρ is almost invariably used at the beginning of narratives like the present; the English idiom generally requires us to omit it in translation, though we may sometimes render it, Well, then, 'to proceed, then.' Cf. Or. 55 § 10 τοῦ γάρ χωρίου κ.τ.λ.

γνωρίμως είχε.] γνώριμος is a much weaker word than φίλος as has already been noticed, on Or. 45 § 73. The gradually increasing intimacy between Apollodorus and Nicostratus is well expressed by the successive phrases (1) γνωρίμως είχε, (2) μάλλον dλλήλοις έχρώμεθα, (3) πάνυ οἰκείως διεκείμεθα of the present section, and (4) φίλος dληθυός of § 12.

έτελεύτησεν ὁ πατήρ.] The death of Pasion took place B. C.

370. (Or. 46 § 13.)

κατψκουν...οἰκῶ.] If any distinction is to be drawn, the compound verb should be rendered 'I settled' and the simple 'I live,' but it is more likely that οἰκῶ is intended as a virtual repetition of the preceding karψκουν. In such cases it is unnecessary to repeat the preposition, e. g. Eur. Bacc. 1065 karηγεν ηγεν ηγεν είς μέλαν πέδον and Orest. 181, διοιχόμεσθ', οἰχό- $\mu\epsilon\theta\alpha$ where Porson remarks that. when a verb is repeated, it is generally used first in its compound, then in its simple form. Cf. Or. 36 § 4 προσώφειλε... ώφειλε.

μάλλον - διά τὸ γείτονές τε

ἀλλήλοις ήδη ἐχρώμεθα διὰ τὸ γείτονές τε εἶναι καὶ ήλικιῶται. χρόνου δὲ προβαίνοντος καὶ πάνυ οἰκείως διεκείμεθα, καὶ ἐγώ θ' οὕτως οἰκείως διεκείμην πρὸς τοῦτον ῶστ' οὐδενὸς πώποτε ὧν ἐδεήθη οῦτος ἐμοῦ ἀπέτυχεν, οῦτός τ' αὐ ἐμοὶ οὐκ ἄχρηστος ἢν πρὸς τὸ ἐπιμεληθῆναι καὶ διοικῆσαι, καὶ ὁπότε ἐγὼ ἀποδημοίην ἢ δημοσία τριηραρχῶν ἢ ἰδία κατ' ἄλλο τι, κύριον τῶν 5 ἐν ἀγρῷ τοῦτον ἀπάντων κατέλειπον. συμβαίνει δή μοι τριηραρχία περὶ Πελοπόννησον, ἐκεῖθεν δ' εἰς Σικελίαν ἔδει τοὺς πρέσβεις ἄγειν, οῦς ὁ δῆμος ἐχειροτονησεν. ἡ οῦν ἀναγωγὴ διὰ ταχέων ἐγίγνετό μοι. ἐπιστέλλω δὴ αὐτῷ ὅτι αὐτὸς μεν ἀνῆγμαι καὶ οὐχ οἶός τ'

elvai.] 'We grew more and more familiar with one another from being not only neighbours but also of the same age.' Or. 55 § 23 ad fin. and Or. 35 § 6 ἐπιτήδειοι μοι είσι και χρώμεθ' άλλήλοις ώς οίθν τε μάλιστα.

χρόνου προβαίνοντος.] Soph. Phil. 285, δ μέν χρόνος δη διά χρόνου προδβαινέ μοι.

δημοσία τριηραρχών.] This reference to the speaker's public services is dexterously inserted to ingratiate him with his audience, as well as to lead up to the subsequent narrative συμβαίνει δή μοι τριηραρχία.—On some of the later trierarchal services of Apollodorus cf. note on Or. 36 § 41.

5. τριηραρχία περί Πελοπόννησον κ.τ.λ.] The date of this event, if it could be determined with certainty, would assist materially in determining the date of the delivery of the speech. It seems very probable that this trierarchy should be identified with that referred to in Or. 45 § 3, which, as we have already seen, may be placed in the year 368 B.C. See chronological note on the Introduction to this speech. διὰ ταχέων.] Thuc. 1. 80, διὰ ταχέων ἐλθεῖν, Isocr. Plataic. § 3 διὰ βραχέων ἀν ἐποιησάμεθα τοὺς λόγους followed by ἀναγκαῖον διὰ μακροτέρων δηλώσαι. (Kühner Greek Grammar II. § 494, 1, d.)

άνηγμαι.] άνάγεσθαι is constantly contrasted with kardγεσθαι; the latter word occurs in § 6 κατήχθη εls Αίγιναν. The verb, with its corresponding substantive draγωγή, implies a notion that ships in the open sea or, as we say, on the 'high seas,' are at a greater elevation than vessels in harbour. So in Thuc. 1. 48 and VIII. 10 μετέωρος is an epithet of ships at sea; and similar references to this familiar optical illusion may be noted in Milton's Paradise Lost 11. 636, 'Far off at sea a fleet descried Hangs in the clouds,' and in Ruskin's 'thymy slopes of down overlooked by the blue line of lifted sea' (Modern Painters III. iv. 14 § 51).

έπιστέλλω... ότι ἀνῆγμαι καὶ ούχ οδός τ' είην.] The historic present ἐπιστέλλω being virtu-

είην οἰκάδε ἀφικέσθαι, ἵνα μὴ κατακωλύοιμι τοὺς 1248 πρέσβεις τούτο δὲ προσέταξα ἐπιμελείσθαί τε τῶν οίκοι και διοικείν, ώσπερ και έν τῷ ἔμπροσθεν χρόνῳ. 6 εν δε τη εμη αποδημία αποδιδράσκουσιν αυτόν οικέται τρεις εξ αγρού παρά τούτου, οι μεν δύο ων εγώ εδωκα αὐτῷ, ὁ δὲ είς ὧν αὐτὸς ἐκτήσατο. διώκων οὐν άλίσκεται ύπο τριήρους καὶ κατήχθη είς Αἴγιναν, καὶ ἐκεῖ έπράθη. ἐπειδὴ δὲ κατέπλευσα ἐγὼ τριηραρχῶν, προσέρχεταί μοι Δείνων ὁ άδελφὸς ὁ τούτου λέγων τήν τε τούτου συμφοράν, αὐτός τε ὅτι δι' ἀπορίαν ἐφοδίων οὐ πεπορευμένος είη έπὶ τοῦτον πέμποντος τοῦτοῦ αὐτῷ! 🕡 έπιστολάς, καὶ αμα λέγων πρὸς ἐμὲ ώς ἀκούοι αὐτὸν η δεινώς διακείσθαι. ἀκούσας δ' έγω ταῦτα καὶ συναγθεσθεὶς ἐπὶ τῆ ἀτυχία τῆ τούτου πέμπω τὸν Δείνωνα τὸν αδελφον αὐτοῦ[™] εὐθὺς ἐπὶ τοῦτον, δοὺς ἐφόδιον αὐτῶ τριακοσίας δραχμάς. ἀφικόμενος δ' οδτος καὶ ελθών ώς έμε πρώτον μεν ήσπάζετο, και επήνει ότι παρέσχον

k Bekker. $\eta \nu Z$ cum $\Sigma r A^1$ et Φ (prima manu). 1 a $\dot{\nu}\tau \dot{\varphi}$ Z.

m τούτου Z. αὐτοῦ Alr. 'Fortasse verba τὸν ἀδελφὸν τούτου delenda sunt' Sauppe.

ally a secondary tense has the optative elyv in the dependent clause. For the combination of the indicative de ηγμαι with the optative είην, we may compare Or. 27 (Aphob. A) § 19 έτόλμα...λέγειν ώς χρέα τε παμπολλά έκτέτικεν...και ώς πολλά τῶν ἐμῶν λάβαεν. The optative of the perfect and future were less familiar than the optative of the other tenses. It is apparently for this reason that the indicative of the perfect or the future was often retained after secondary tenses, even when the present or the aorist was changed from the indicative to the optative (Goodwin, Moods and Tenses § 70. 2. B. 2).—The MSS

appear to have been misled by the indicative drippual into writing in instead of elip which is now found in all the best editions.

6. παρά τούτου.] 'From the defendant's house,' — ὧν ἐγὼ κ.τ.λ. i.e. 'of the number of those whom I had given him.'

κατέπλευσα τριηραρχών.]
'When my voyage as trierarch came to an end.' For the preposition in κατέπλευσα cf. κατήχθη infra, and see note on drηγμαι supra § 5.

έπὶ τοῦτον.] 'In quest of him,' 'to fetch him back.'

7. ἐπήνει.] Not 'praised,' but, rather, 'thanked. Cf. § 13, ἐπαινέσας με ἐκέλευσε κ.τ.λ. So τὰ ἐφόδια τῷ ἀδελφῷ αὐτοῦ, καὶ ἀδύρετο τὴν αύτοῦ συμφορὰν, καὶ κατηγορῶν ἄμα τῶν ἑαυτοῦ οἰκείων ἐδεῖτό μου βοηθῆσαι αὐτῷ, ὥσπερ καὶ ἐν τῷ ἐμπροσθεν χρόνῷ ἢν περὶ αὐτὰν ἀληθινὸς φίλος καὶ κλάων ἄμα, καὶ λέγων ὅτι ἐξ καὶ εἴκοσι μνῶν λελυμένος εἴη, εἰσενεγκεῖν αὐτῷ τι ἐκέλευέ με εἰς τὰ λύτρα. ταῦτα δ ἐγω ἀκούων καὶ ἐλεήσας τοῦτον, καὶ ἄμα ὁρῶν κακῶς διακείμενον καὶ δεικνύοντα ἔλκη ἐν ταῖς κνήμαις ὑπὸ δεσμῶν, ὧν ἔτι τὰς οὐλὰς ἔχει, καὶ ἐὰν κελεύσητε αὐτὸν δεῖξαι, οὐ μὴ ἐθελήσει°, ἀπεκρινάμην αὐτῷ ὅτι καὶ ἐν 1249

Bekk. cum A¹r.
 ἐθελήσει Dobree.
 ἐθελήση Bekker.

κλαίων Ζ. οὐ μη 'θελήση Ζ.

θελήσηι Σ.

also in Ar. Ranae 508, κάλλιστ', ἐπαινῶ, 'thank you!' where however the notion of declining the offer is also involved.

άληθινός φίλος.] άληθινός is the Latin verus; άληθης verax. 'We may affirm of the $d\lambda \eta \theta \eta s$ that he fulfils the promise of his lips, but the αληθωός the wider promise of his name' (Trench, Synonyms of the New Testament & VIII.). See also Donaldson, New Cratylus § 258 and Kühner Greek Gr. 1. § 334. [άληθωδs is 'genuine,' as χρυσὸς, ἀρετὴ, &ο.; ἀληθὴς ismore directly contrasted with ψ ευδής, as άληθής λόγος. But the distinction is not always observed. Euripides has άληθης φίλος Suppl. 867, and σαφής ollos is not unusual in the same sense. P.]

κλάων.] 'In Tragedy κλαίω and κλάω; in Aristophanes κλάω prevails, in Attic prose κλαίω and κλάω, the latter gaining ground.' Veitch, Greek Verbs.

είκοσι μνών.] Aristotle, Eth. v. 10. 9, gives as an example of νομικόν δίκαιον, conventional right, τὸ μνᾶς λυτροῦσθαι, the

right of every man to claim his freedom on payment of one mina,—perhaps referring only to slaves. P.1

έκέλευε.] The tentative sense of the imperfect 'urged me,' 'prompted me,' 'asked me,'—less strong than the sorist ἐκέλευσε.

8. έλκη ἐν ταῖς κνήμαις ὑπὸ δεσμῶν.] Ατ. Equites 907, τὰν τοῖσιν ἀντικνημίοις ἐλκύδρια περιαλείφειν.

ού μη ἐθελήσει.] 'There is little chance of his consenting.'

Nicostratus would naturally refuse to display the scars left by the galling fetters: to do so would be to confess that he had incurred the disgrace of having been sold as a slave.

The future indicative with of my has here, as elsewhere, the force of an emphatic future with of. The subjunctive, especially in the acrist tense, is still more common in this sense, and is indeed the reading of the mss in the present passage, the indicative being an apparently unnecessary emendation due to Dobree. [The Greeks said of

τῷ ἔμπροσθευ χρόνφ εἴην αὐτῷ φίλος ἀληθινὸς, καὶ νῦν ἐν τῆ συμφορῷ βοηθήσοιμι^ν αὐτῷ, καὶ τάς τε τριακοσίας, ᾶς τῷ ἀδελφῷ αὐτοῦ ἔδωκα ἐφόδιον ὅτε ἐπορεύετο ἐπὶ τοῦτον, ἀφείην αὐτῷ, χιλίας τε δραχμὰς ς ἔρανον αὐτῷ εἰς τὰ λύτρα εἰσοίσοιμι. καὶ τοῦτο οὐ λόγφ μὲν ὑπεσχόμην, ἔργῳ δ' οὐκ ἐποίησα, ἀλλ' ἐπειδὴ οὐκ ηὐπόρουν αργυρίου διὰ τὸ διαφόρως ἔχειν τῷ Φορμίωνι καὶ ἀποστερεῖσθαι ὑπ' αὐτοῦ τὴν οὐσίαν ἥν μοι

Dind. et Z cum G. H. Schaefer. Cf. § 7. 12'

βοηθήσαιμι Bekker.

^q εὐπόρουν Ζ.

μὴ φύγη, οὐ μὴ ελθη, and οὐ μὴ ληφθῶ, but seem to have preferred οὐ μὴ πράξει to οὐ μὴ πράξη. But here too mss generally vary. P.] This construction must be distinguished from the special use of οὐ μὴ with the second person of the fut, indic., to express a strong prohibition. (Goodwin, Moods and Tenses § 89, 1 and 2.)

απεκρινάμην.] The Attic form corresponding to ὑπεκρινάμην in Herodotus and ἀπεκρίθην in late Greek, e.g. in the New Testament (Winer's Gr. p. 327, ed. Moulton).

ότι ἐν τῷ ἔμπροσθεν χρόνφ είην φίλος, και νῦν βοηθήσοιμι.] 'That I had been his true friend formerly, and would assist him now.' The opt. eln represents not the present or future but the imperfect of direct discourse: while the future optative βοηθήσοιμι corresponds to the future ind. of oratio recta. 'The fut. opt. in Classic Greek is used only in indirect discourse after secondary tenses to re-present a fut. indic. of the direct discourse' (Goodwin. Moods and Tenses § 26). βοηθήσαιμι is wrong, because it would represent $\hat{\epsilon}\beta o \hat{\eta}\theta \eta \sigma a$ of the oratio recta and would therefore be inconsistent with νῦν.— Similarly below, eἰσοίσοιμι (contrasted with ἀφείην) represents the fut. indic. of direct discourse.

*Fρανον κ.τ.λ.] 'I would contribute 1000 drachmae towards his ransom,' i.e. 10 minae out of the total amount of 26 minae mentioned in § 7 ad fin. On *Fρανος of. Hermann, Privatalt. § 65, 13.

9. οὐ λόγψ μὲν ὑπεσχόμην, ἔργψ δ' οὐκ ἐποίησα.] Cf. de ουτοπα § 179 οὐκ εἰπον μὲν ταῦτα οὐκ ἔγραψα δὲ, οὐδ' ἔγραψα μὲν οὐκ ἐπρέσβευσα μὲν οὐκ ἔπείσα δὲ τοὺκ Θηβαίουs. Kennedy neatly translates 'nor did I content myself with mere words; but what I promised I performed.'

διαφόρως—τῷ Φορμίωνι.] The context shews that the reference is to the estrangement between Apollodorus and Phormio shortly after the death of Pasion in 370 B.C.—τὴν οὐσίαν refers mainly to the banking-stock which forms the subject of Or. 36, the claim to which was not brought forward until some twenty years later.

ό πατήρ κατέλιπε, κομίσας ώς Θεοκλέα τον τότε τραπεζιτεύοντα ἐκπώματα καὶ στέφανον χρυσοῦν, ἄπερ^τ
ἐμοὶ ἐκ τῶν πατρώων ὄντα ἐτύγχανεν, ἐκέλευσα δοῦναι τούτφ χιλίας δραχμὰς, καὶ τοῦτο ἔδωκα δωρεὰν

το αὐτῷ τὸ ἀργύριον, καὶ ὁμολογῶ δεδωκέναι. ἡμέραις
δ' οὐ πολλαῖς ὕστερον προσελθών μοι κλάων ελεγεν
ὕτι οἱ ξένοι ἀπαιτοῖεν αὐτὸν οἱ δανείσαντες τὰ λύτρα,
τὸ λοιπὸν ἀργύριον, καὶ ἐν ταῖς συγγραφαῖς εἴη τριάκονθ' ἡμερῶν αὐτὸν ἀποδοῦναι ἡ διπλάσιον ὀφείλειν,
καὶ ὅτι τὸ χωρίον τὸ ἐν γειτόνων μοι τοῦτο οὐδεὶς

κλαίων Ζ.

F Bekker cum A1r.

ā παρ Z cum ΣΦB.

Bekk. cum rA¹.

DOKK. CUM II

t auròr Z.

έκέλευσα.] 'Told him to give him 1000 dr.' (not ἐκέλευσ», which would mean 'tried to induce him to give them.' Cr. ἐκέλευε in § 7 ad fin.).—δωρεά», not as a loan but as a free gift

not as a loan, but as a free gift. §§ 10-13. Not many days afterwards, he came once more and told me with tears in his eyes that the persons who had advanced the redemption money were demanding payment of the remaining sixteen minae, and that the agreement required him to refund the money within thirty days, or, failing payment, to be liable for twice the amount. He could raise no money, he said, on the farm in my neighbourhood, as that property was already encumbered by a claim upon it on the part of his brother Arethusius; and he asked me to advance the remainder, as otherwise my former gifts would be thrown away, and himself carried off to prison as the lawful property of the ransomer. He further promised to collect the whole amount and to repay me. Accordingly, I raised the remaining sixteen minae on the security of my lodging-house, and lent him this sum for a year without interest.

 10. ἀπαιτοῖεν.] ἀπαιτεῖν (cf. ἀπολαμβάνειν) is 'to ask for one's due,' 'to request repayment of what is one's own.' So dποδοῦναι 'to pay what is due,' 'to make full payment of the sum borrowed.' In Arist. Rhet. 11. 7. 5, among the reasons which indicate the absence of real gratitude, we have 571 άπέδωκαν άλλ' οὐκ ἔδωκαν ('they merely returned the favour. simply repaid a debt, and nothing more). Cf. St Luke vi. 34, 35, άμαρτωλοί άμαρτωλοίς δανείζουσιν, Ίνα απολάβωσι τὰ ίσα.

τὸ χωρίον τὸ ἐν γειτόνων μοι.]
'the property (or farm) in my
immediate neighbourhood.' ἐν
γειτόνων seems to be an elliptical phrase equivalent to ἐν τοῖε
τῶν γειτόνων 'in my neighbours'
lands,' in my own neighbourhood.' In early Greek there is
probably no other instance of
this phrase, and as ἐκ γειτόνων
is not without example in the
Attic Orators it appears prefer-

ἐθέλοι οὖτε πρίασθαι οὖτε τίθεσθαι ὁ γὰρ ἀδελφὸς ὁ ᾿Αρεθούσιος, οὖ τἀνδράποδ ἐστὶ ταῦτα ἃ νῦν ἀπογέ-γραπται, οὐδένα ἐψή οὖτε ἀνεῖσθαι οὖτε τίθεσθαι ὡς τι ἐνοφειλομένου αὑτῷ ἀργυρίου. σὰ οὖν μοι, ἔφη, πόρισον τὸ ἐλλεῖπον τοῦ ἀργυρίου, πρὶν τὰς τριάκονθ ἡμέρας παρελθεῖν, ἵνα μὴ ὅ τε ἀποδέδωκα, ἔφη, τὰς

able to the reading in the text, which is obtained by Reiske from τὸ ἐγγειτόνων, found in three good Mss. (ZA1B). Inepte Reiskius, says Dobree, who gives a reference to Aristoph. Plut. 435, ή καπηλίς ήκ τών γειτόνων. For έκ γειτόνων cf. Lycurgus, (Leocrates) § 21 οὐδὲ τὰ δρια τῆς χώρας αἰσχυνόμενος άλλ' ἐκ γειτόνων τῆς ἐκθρεψάσης αύτον πατρίδος μετοικών (cf. e vicinia and exadversum in the sense of prope). For έν γειτόνων we find no parallel earlier than Lucian, φιλοψευδής § 25 έν γειτόνων δὲ ἡμῖν ῷκει and convivium § 22; also Icaromenippus § 8, èv γειτόνων έστι τα δόγματα και μή πολύ διεστηκότα ('their doctrines are next door to one another and differ but slightly').

πρίασθαι.....ώνεῖσθαι.] The former is used as the aorist of the latter; ώνησάμην (though common in Lucian and Plutarch) being never found in early Greek Prose, and perhaps once only in Greek comedy (in a doubtful fragment of Eupolis). The correct aorist and present are found side by side in § 21, πρίαμντο followed by δ ώνούμενος; similarly in Lysias, Or. 7 § 4, πριάμενος occurs with ώνούμν in the very next sentence.

τίθεσθαι.] lit. 'to get security given you,' hence 'to lend money on security' of land, &c.; 'to lend on mortgage,' as opposed to τίθεται, lit. 'to give

security,' 'to put in pledge,' 'to mortgage,' 'to borrow on security.'—Hermann, Privatalt. §6. 15. quotes Dionys. Halic. 6e Isseo p. 610, which illustrates the general sense of the present passage; δανειζομένω οὐδεις ἀν δδωκεν ἐπ' αὐτοῖς ἔτι πλέον οὐδεν ἀποδεδωκότι τὰς μισθώσεις.

άνῦν ἀπογέγραπται.] 'which have been scheduled in the present suit (entered in the ἀπογραφή, or specification).'

ώs ἐνοφειλομένου — ἀργυρίου.]
'on the ground that money was due to himself thereon.' The property was already saddled with a debt due to Arethusius, to whom it was (in part at least) mortgaged. Arethusius, in other words, had a lien of money upon the property. In another speech delivered by Apollodorus, Or. 49 (Timoth.) § 45, we have the words ἐνεπισκήψασθαι ἐν τῆ οὐσια τῆ ἐκείνου ἐνοφειλόμενον αὐτῷ τοῦτο τὸ ἀργύριου.

To contract a fresh loan on the security of property already mortgaged was of course fraudulent and was very properly forbidden. Cf. Bekker's Anecdota p. 259 μὴ ἐπιδανείσασθαι ἐπὶ τοῖς αὐτοῖς ἐνεχύροις. Or. 35 (Laorit.) § 21 ἔστιν ἐν τῆ συγγραφῆ ὅτι ὑποτιθέασι ταῦτ' ἐλεύθερα (unencumbered) καὶ οὐδενὶ οὐδὲν ὀφείλοντες, καὶ ὅτι οὐδ ἐπιδανείσονται ἐπὶ τούτοις παρ' οὐδὲνος. See also Or. 34 § 6.

11. Γνα μή δ τε ἀποδέδωκα, τὰς

χιλίας δραχμάς, ἀπόλωνται, καὶ αὐτὸς ἀγώγιμος γένωμαι. συλλέξας δ', ἔφη, τὸν ἔρανον, ἐπειδὰν τοὺς ξένους ἀπαλλάξω, σοὶ ἀποδώσω ὁ ἄν μοι χρήσης. οἰσθα δ', ἔφη, ὅτι καὶ οἱ νόμοι κελεύουσι τοῦ λυσαμένου ἐκ 1250 τῶν πολεμίων εἶναι τὸν λυθέντα, ἐὰν μὴ ἀποδιδῷ τὰ 12 λύτρα. ἀκούων δ' αὐτοῦ ταῦτα καὶ δοκῶν οὐ ψεύδεσθαι ἀπεκρινάμην αὐτῷ ἄπερ ᾶν νέος τε ἄνθρωπος καὶ οἰκείως χρώμενος, οὐκ ὰν νομίσας ἀδικηθῆναι, ὅτι, ὧ Νικόστρατε, καὶ ἐν τῷ πρὸ τοῦ σοι χρόνῳ φίλος ἦν ἀληθινὸς, καὶ νῦν ἐν ταῖς συμφοραῖς σου, καθ' ὅσον ἐγω ἐδυνάμην, βεβοήθηκα. ἐπειδὴ δ' ἐν τῷ παρόντι οὐ δύνασαι πορίσαι ἄπαντα τὰ χρήματα, ἀργύριον μὲν Βεκκετ.

χιλίας δραχμάς, ἀπόλωνται.] i.e. Γνα μη αΙ τε χίλιαι δραχμά, ἀς ἀποδέδωκα, ἀπόλωνται. τὰς δραχμάς is here attracted into the same case as the relative δ, the object of ἀποδέδωκα. Or. 20 (Lept.) § 18, οὐδείς ἐστ' ἀτελης, οὐδ' οῖς αὐτὸς ἔγραψε, τοὺς ἀφ' 'Αρμοδίου και 'Αριστογείτονος. Plato, Phaedo p. 66 Ε, ἡμῶν ἔσται οῦ ἐπιθυμοῦμέν τε καί φαμεν ἐρασται είναι φρονήσεως. (See Kühner, Greek Grammar, II. § 556, 4.)

ἀγώγιμος.] 'liable to seizure.' Or. 23 (Aristocr.) § 11 ἄν τις αὐτὸν ἀποκτείνη, ἀγώγιμον είναι.

τοῦ λυσαμένου...εἶναι τὸν λυθέντα.] 'the laws ensot that a person ransomed from the enemy shall be the property of the ransomer, if the former fail to pay the redemption money.'

12. ἄπερ ἄν.] 80. ἀποκρίναιτο. οὐκ ἀννομίσας ἀδικηθήναι. ἀν. ἀν is otten separated from its verb by such words as οἰμαι, δοκῶ, αδὰα, νομίζω. Χεπ. Cyrop. viii. 7. 25, ἡδέως ἀν μοι δοκῶ κοινωνήσαι (Goodwin, Moods and

Tenses § 42, 2, p. 62). This is most frequently the case when ar is closely attracted to an emphatic negative, e.g. Or. 36 § 49, ου γαρ άλλο γ' έχοις ουδέν αν ποιήσαι.

δτι, & Νικόστρατε, κ.τ.λ.] δτι, which usually introduces an indirect construction, is here followed by oratio recta, and need not be translated. Xen. Cyrop. VII. 8, 8 απεκρίνατο δτι, & δέσποτα, οὐ ξŷ (Goodwin, Moods and Tenses, § 79).

έπειδη...ού δύνασαι κ.τ.λ.] G. H. Schaefer suggests ἐπειδη δ' ού δύναμαι (for δύνασαι) πορίσαι...άργύριον γὰρ (for μέν) έμοι οὐ πάρεστιν...τῶν (om. δè) κτημάτων...κίχρημι δ τι βούλει. Η Θ holds that this reply suits the request of Nicostratus in § 11, πόρισον τὸ ἐλλεῖπον τοῦ ἀργυρίου, better than the manuscript reading; the proposed alteration does not, however, commend itself as conclusive; indeed, the emphatic pronoun ¿µoì, and the words οὐδ' έχω οὐδ' αύτος, are more appropriate as a contrast to the second person δύνασαι than έμοι οὐ πάρεστιν, οὐδ' ἔχω οὐδ' αὐτὸς, τῶν δὲ κτημάτων σοι τῶν ἐμῶν κίχρημι ὅ τι βούλει, θέντα τοῦ
ἐπιλοίπου ἀργυρίου ὅσον ἐνδεῖ σοι, ἐνιαυτὸν ἀτόκφ χρῆσθαι τῷ ἀργυρίφ καὶ ἀποδοῦναι τοῖς ξένοις. συλλέξας
¹3 δ' ἔρανον, ὥσπερ αὐτὸς φὴς, λῦσαί μοι. ἀκούσας δ'
οὖτος ταῦτα καὶ ἐπαινέσας με ἐκέλευσε τὴν ταχίστην
πρᾶξαι, πρὶν ἐξήκειν τὰς ἡμέρας ἐν αἶς ἔφη δεῖν τὰ
λύτρα καταθεῖναι. τίθημι οὖν τὴν συνοικίαν ἐκκαίδεκα

to the proposed substitution δύναμαι. The sense of the text is simply this: 'inasmuch as you are at present unable to pay the whole of the debt, although I have no money by me, nor indeed have I any at all (e.g. at my banker's) any more than yourself, I freely grant you the loan of any part of my property; you may mortgage it for the remainder of your debt and have the use of the money for a year without interest.'

κίχρημι] here, as elsewhere, of a friendly loan, commodare, as contrasted with davelyw, which is generally used of a moneylender's loan on interest, mutuo dare. Or. 49 (Timoth.) § 23, στρώματα καὶ Ιμάτια καὶ φιάλας άργυρας δύο...ξχρησε, και την μνάν του άργυρίου, ην έδανείζετο, έδάνεισεν, where, in the very next section, ¿dareloaro is applied to the furniture as well as to the money; τὰς φιάλας... åς ήτήσατο ότεπερ και τα στρώματα και την μνάν του άργυρίου ην έδανείσατο.

θέντα κ.τ.λ.] sc. θεῖναὶ τι (τῶν κτημάτων) τοῦ ἀργυρίου καὶ χρῆσθαι κ.τ.λ. For the genitive (of price) cf. infra § 13, τίθημι τὴν συνοικίαν ἐκκαίδεκα μνῶν. (For numerous instances of gen. after words like ἀνεῦσθαι, πωλεῦν,

περιδίδοσθαι, see Kühner, 11. §
418. 6. a).—δσον ἐνδεῖ sc. 16
minae, Apollodorus having already (§ 8 fin.) provided 10 out
of the 26 minae (§ 7 fin.).

συλλέξας ξρανω.] Mid. § 184, έγω νομίζω πάντας άνθρώπους έρανους φέρειν παρά τον βίον αὐτοῖς, οὐχὶ τούσδε μόνους οὖς συλλέγουσί τινες κ.τ.λ. Cf. Antiphon, p. 117. 19. P.]

λοσαι μωι] so. το κτήμα. 'Release my property from the mortgage,' or (with Kennedy), 'pay off my mortgage as you promise.' So, in another speech delivered by Apollodorus, Or. 50 (Polycles) § 28 tra λύσωνταί μωι το χωρίον, ἀποδόντες...τρίακοντα μνάς.

13. The ovecklar.] Probably the lodging-house' mentioned in Or. 45 § 28, and there valued at 100 minae. This security would amply suffice for a loan of 16 minae, and the rate of 16 per cent. below mentioned would, if paid on the value of the house. exactly produce the 16 minae required. In consideration of lending this sum on the security in question, Arcesas would further receive interest (from Apollodorus) at the rate of 16 per cent. on the 16 minae. Cf. Or. 36 § 6, émi ouvoiklais dedaνεικώς ήν (with note). Aeschin. Timarch. § 124 δπου πολλοί

145

μνών 'Αρκέσαντι Παμβωτάδη, δυ αὐτὸς οὖτος προύξενησεν', ἐπὶ ὀκτώ ὀβολοῖς τὴν μνᾶν δανείσαντι τοῦ μηνὸς ἐκάστου. λαβών δὲ τὸ ἀργύριον οὐχ ὅπως χάριν τινά μοι ἀποδίδωσιν ὧν εὖ ἔπαθεν, ἀλλ' εὐθέως ἐπεβούλευσέ μοι, ἵν' ἀποστερήσειε τἀργύριον καὶ εἰς ἔχθραν κατασταίη, καὶ ἀπορούμενος ἐγὼ τοῖς πράγμασι

Bokker. προεξένησεν Z cum A¹, (προεξένισεν F, προσεξένησεν Σ. 'litera σ in προσ a manu recentiore deleta' Dind.).

μισθωσάμενοι μίαν οίκησιν διελόμενοι έχουσι, συνοικίαν καλοῦμεν, δπου δὲ εἶς ἐνοικεῖ, οἰκίαν.

Παμβωτάδη.] Harpocration, Δημωσθένης έν τῷ πρὸς Νικόστρατον: Παμβωτάδαι τῆς Έρεχθηδός δήμος. Suidas gives the name of the deme as Παμβώται. Οπ πρωξένησέν, 'introduced,'

of. Or. 37 (Pant.) § 11.

έπι όκτω όβολοις την μνάν του μηνὸς ἐκάστου.] 'Who lent me the money at an interest of 8 obols per mina per month,' i. e. 12×8 obols per 600 obols (or '16 per cent.'), per annum. When the interest is quoted at so many obols per mina per month, we have simply to double the number of obols to find the rate per cent. per annum. Thus έπὶ πέντε όβολοῖς is 10 per cent.: again ἐπὶ δραχμῆ (i.e. ἐφ' ₹ δβολοίs) is 12 per cent. and ἐπὶ τρίτω ήμιωβελίω (i.e. 21 obols per mina per month) is 5 per cent. per annum. From 12 to 18 per cent, appear to have been the commonest rates of interest at Athens. (For this, and another Athenian method of reckoning rates of interest, see Donaldson's Greek Grammar ad fin., or Dict. Antiq. s. v. Fenus.)

§§ 13 cont.—15. As soon as he had got the sixteen minae, so far from being grateful, he actually laid a plot to rob me of them,

calculating on my being driven by my youthful inexperience into foregoing the attempt to recover the money which he owed me. First, as I was then engaged in lawsuits against my relations, he made overtures to them and pledged himself to make common cause with them. Next, as he was acquainted with my proposed pleadings, he disclosed them to my opponents, and further got me condemned to pay a fine in a case for which I had never really received a summons, though he fraudulently entered the name of his brother Arethusius as one of the witnesses to the summons alleged. Moreover, in the event of my bringing to a preliminary hearing the lawsuits which I had obtained leave to institute against my relations, they were preparing to inform against me as a debtor to the treasury and to get me thrown into prison. Again, Arethusius actually got me condemned as a debtor to the treasury, made a forcible entry into my house and carried off all my furniture, though it was worth far more than the 'debt' in question.

ovx δπωτ.] non modo non. Lit. I do not say that he did, (because he did not do it). Trans. 'so far from making any

grateful return, &c.'

νέος ῶν ὅ τι χρησαίμην, καὶ ἄπειρος πραγμάτων, ὅπως μη εἰσπράττοιμι αὐτὸν τἀργύριον οὖ ἡ συνοικία ἐτέθη, 14 ἀλλ' ἀφείην αὐτῷ. πρῶτον μὲν οὖν ἐπιβουλεύει μοι μετὰ τῶν ἀντιδίκων, καὶ πίστιν αὐτοῖς δίδωσιν ἔπειτ' 1251 ἀγώνων μοι συνεστηκότων πρὸς αὐτοὺς τούς τε λόγους ἐκφέρει μου εἰδὸς, καὶ ἐγγράφει* τῷ δημοσίφο καὶ ἐκγράφει ΕΦ.

· δ τι χρησαίμην.] 'What to do with (how to treat) the matter.'

with (how to treat) the matter.'

Τό ἀποστερήσειε...καὶ ἀπορούμενος ἐγὼ κ.τ.λ., ὅπως μὴ εἰσπραττοιμ.] ὅπως μὴ is somewhat
out of place, indeed ὅπως is
really superfluous, as the whole
sentence depends on the parti-

cle of purpose Iva.

14. τῶν ἀντιδίκων.] Referring principally to his opponent Phormio, (cf. § 9, διαφόρως ἔχειν τῷ Φορμίων, and § 14 ad fin. τῶν οἰκείων τῶν ἀδικούντων με,) but a litigious person like Apollodorus doubtless had many such opponents, even apart from those whose lawsuits are expressly recorded in the orations that have come down to us (see Or. 36 § 53).

τους λόγους ἐκφέρει μου είδως.]
' Divulges my arguments, with which he was acquainted.'

έγγράφει τῷ δημοσίφ ἀπρόσκλητον κ.τ.λ.] Lit. 'registers (against me) for the state-treasury an unsummoned fine of 610 drachmae arising from production of property in court,' i.e. enters me as a state-debtor to the amount of 610 drachmae. demanded from me without formal citation, as a fine for non-production of property in court; or, as Prof. Kennedy renders it, registers (against me) a fine to the treasury... upon a writ of exhibit of which I had no notice by legal summons.

The note on this sentence in Jerome Wolf's edition of Demosthenes (a. d. 1547) deserves quotation not only as a signal instance of modesty and candour, but also to illustrate the difficulties which embarrassed a commentator in the sixteenth century, owing to the inadequacy of the books of reference then accessible. 'Sententia quae sit, Oedipus divinet. Me et Budaeus (sc. Budaei commentarii linguae Graecae) et lexica Graeca Latinaque omnia destituunt. Quaesivi ἀπόκληρος (sic), quaesivi εμφανής, quaesivi κατάστασις, quaesivi έξ έμφανών κατα· στάσεως. Sed aut muta aut ἀπροσδιόνυσα omnia. Doctiores, si boni viri sunt, explicanto potius, quam me sugillanto.'

Before entering on the details, it may be well to explain the general drift of the passage. Apollodorus is engaged in a variety of lawsuits in one of which we must suppose that he was alleged to be in possession of certain articles, probably documents, either actually belonging to one of his opponents or such that the latter had a legal right to demand production of them for purposes of inspection. The proper course on the part of Nicostratus, who had made common cause with one of these opponents, would have been to serve Apollodorus with a summons or citation, duly

απρόσκλητου έξ εμφανών καταστάσεως επιβολήν έξακοσίας και δέκα δραχμάς, διά Λυκίδου τοῦ μυλωθροῦ

attested by witnesses, requiring him to produce the articles in question. If Apollodorus had, without assigning a legally valid reason, refused to do so, Nicostratus would have been entitled to have a fine levied on Apollodorus and to get him entered as a debtor to the state for the amount of that fine. Instead of this, it appears that Nicostratus served no citation on Apollodorus (the ἐπιβολή was ἀπρόσκλητος), thus giving the latter no opportunity for shewing cause against the production of the articles demanded; he then proceeded to obtain a verdict against his opponent and to have him registered as owing 610 drachmae to the public treasury.

έγγράφει.] 'registers (against me),'—a common term for a formal entry or registration, especially of a debt or fine. Or. 48 § 71 lex, έγγραφόντων οι άρχωντες...τοις πράκτορσιν (the Collectors) δ τῷ δημοσίῳ γίγνεται. Οτ. 27 § 38 προσοφείλοντας ἡαι. 5νέγραψέν. Οτ. 25 (Aristog. a) § 4, όφείλοντα τῷ δημοσίῳ και έγγεγραμμένον ἐν ἀκροπόλει (cf. ib. § 70, έγγράφονται πάντες οι όφλισκάνοντες, όρος δ' ἡ σανίς ἡ παρὰ τῷ θεῷ κειμένη).

τῷ δημοσίφ.] For τὸ δημόσιον in the sense of τὸ κοινὸν 'the treasury,' cf. Isaeus, Or. 10 § 20 ἐμοί τι ἀτύχημα πρὸς τὸ δημόσιον συνέβη. Meid. § 182 and Deinarchus, Or. 2 § 2, ὀφείλων τῷ δημοσίφ. See Or. 39 (Boeot.) § 14.

άπρόσκλητον.] This is the reading of the codex Augustanus primus (A¹), first accepted by Reiske for the vulgata lectio

άπόκληρον which is unintelligible. ἀπρόσκλητος ἐπιβολη 'a fine without a citation,' here means 'a fine inflicted in a case for which no citation has been issued.' Similarly infra § 15 ἀπρόσκλητος δίκης and Meid. § 92 της κατά τοῦ διαιτητοῦ γνῶσις, ἢτ ἀπρόσκλητος κατεσκεύασει, αὐτός κυρίας ἐωτῷ πεποίητα.

έξ έμφανών καταστάσεως κ.τ.λ.] 'a fine upon a writ of exhibit, by reason of (arising out of) an έμφανών κατάστασις, i.e. a case of formal production of property in court.' Isaeus, Or. 6 § 31, άπήτει τον Πυθόδωρον το γραμματείον και προσεκαλέσατο els έμφανών κατάστασιν. καταστάντος δὲ ἐκείνου πρὸς τὸν ἄρχοντα, έλεγεν ότι βούλοιτ' ανελέσθαι την διαθήκην. Dem. Or. 56 § 3 τὸ ένέχυρον καθίστησιν είς το έμφαvés. ib. § 38, ἐαν μη παρασχής τά υποκείμενα εμφανή. Or. 52 § 10 μάρτυρας έχων ήξίουν έμφανή καταστήσαι τα χρήματα. the Roman exhibitio (Ulpian, Digest, 29. 3. 2, exhibitio tabularum testamenti); and actio ad exhibendum (Ulpian, Digest, 43. 29. 1, exhibere est in publicum producere). Hence comes our common legal term, an exhibit or writ of production. With ѐифату катастуса, we may further compare our ordinary phrase sub paena duces tecum, used when a solicitor (for instance) holds a document which the court can require to be put in, for the furtherance of the ends of justice.

έπιβολην.] Harpocr. έπιβολήν ἡ ζημία. Lysias, Or. 20 § 14 ἡκάγκαζον, έπιβολας έπιβάλλοντες καὶ ζημιοῦντες, and ib. Or. 30 § 8. ἐπιβολήν is Beisko's certain corποιησάμενος τὴν δίκην. κλητῆρα δὲ κατ' ἐμοῦ τόν τε^{*} αδελφὸν τὸν αὐτοῦ⁷ 'Αρεθούσιον τοῦτον ἐπιγράφεται, οὖπέρ ἐστι τἀνδράποδα ταῦτα, καὶ ἄλλον τινά καὶ παρεσκευάζοντο, εἰ ἀνακρινοίμην κατὰ τῶν οἰκείων τῶν ἀδικούντων με τὰς δίκας ᾶς εἰλήχειν αὐτοῖς, ἐν-15 δεικνύναι με καὶ ἐμβάλλειν εἰς τὸ δεσμωτήριον. ἔτι δὲ πρὸς τούτοις ὁ 'Αρεθούσιος ' ἀπρόσκλητόν μου ἐξακοσίων καὶ δέκα δραχμῶν δίκην καταδικασάμενος ὡς ὀφείλοντος τῷ δημοσίῷ ', κλητῆρας ἐπιγραψάμενος καὶ

E Bekker. om. Z cum Σ (prima manu). 'τε in mar-

gine a manu prima E' Dind.

F Bekker cum A¹r. + τον Z cum FΣΦ.

* ἐνδεικνύναι με [ω˙s ὀφείλοντα τῷ δημοσίῳ] Z (Sauppe). ἐνδεικνύναι με Bekker. 'of. § 15 l. 4. fortasse verba ω˙s—δημοσίω etiam hoc loco a grammatico addita sunt 'Z.

Bekker. ὁ ᾿Αρεθούσιος οπ. Ζ (Sauppe).

om. Bekker cum libris. addidit Ullrichs. [έξακοσίων και] δέκα Z.
 cum Reiskio Bekker. ως δφείλοντος τῷ δημοσίω om. Z.
 suppe). ως δφείλοντα τῷ δημοσίω libri. Cf. § 14 l. 11.

rection for ἐπιβουλὴν, a mistake possibly due to τὴν ἐπιβουλὴν in the middle of the next section. Another instance of the same confusion may be noticed in Isoor. Paneg. § 148 διαμαρτών τῆς ἐπιβουλῆς where the best ms wrongly has ἐπιβολῆς.

διά Αυκίδου... ποιησάμενος την δίκην.] 'having got the case brought on by means of Lycidas,' who as the tool of Nicostratus was either a merely nominal prosecutor or possibly a venal arbitrator. For this use of διά referring to a mere 'cat'spaw' see note on Or. 45 § 31.

κλητήρα ... ἐπιγράφεται.] 'enters as witnesses.' Meid. § 87 κλητήρα οὐδ' ὀντινοῦν ἐπιγραψάμενος and Or. 54 § 31 ἐπιγράφεται μάρτυρας, i.e. 'endorses on the deposition the names of certain persons as witnesses.'

dνακρινοίμην...τας δίκας.] 'in the event of my bringing to a preliminary hearing the suits which I had instituted against my relatives (Phormio, &c.) who were doing me wrong.' Harpocr. ἀνάκριστε ἐστιν ἐξέτσιστε ὑψ' ἐκαστῆς ἀρχῆς γινομένη πρὸ τῶν δικῶν περὶ τῶν συντεινώντων els τὸν ἀγῶνα: ἐξετάζουσι δὲ καὶ εἰ ὅλως εἰσάγειν χρή.

ἐνδεικνύναι με.] 'to lay an information (ἐνδειξις) against me' for undertaking a prosecution, while still a debtor to the treasury. Or. 58 (Theocrin.) § 14 κελεύει (ὁ νόμος) κατά τε τῶν οφειλόντων τῷ δημοσίφ τὰς ένδείξεις τον βουλόμενον ποιείσθαι των πολιτών... By Ενδειξις is meant a criminal information against a person acting when under legal disability. It was brought in writing before the Archon and was a very summary process. (Cf. Or. 39 § 14 and Pollux there quoted.)

15. ἀπρόσκλητος δίκη.] Hesychius, ἡ μὴ τυχοῦσα τῶν καλουμένων κλητόρων κατὰ τὸν νός

είσελθών είς την οικίαν βία τα σκεύη πάντα έξεφόρησε, πλέον ή είκοσι μνών ἄξια, καὶ οὐδ' ότιοῦν κατέλιπεν. ὅτε δὲ τιμωρεῖσθαι ὤμην δεῖν καὶ ἐκτίσας τῷ δημοσίω τὸ ὄφλημα, ἐπειδὴ ἐπυθόμην τὴν ἐπιβουλὴν, έβάδιζου ἐπὶ τὸν κλητήρα τὸν ὁμολογοῦντα κεκλητευκέναι τὸν 'Αρεθούσιον της ψευδοκλητείας κατά τὸν

Bekker.

κεκλητευκέναι, τόνδ' 'Αρεθούσιον, Z cum ΣΦ.

και διά τοῦτο οὐκ ήν είσαγώγιμος.

κλητήρας έπιγραψάμενος.] i.e. having endorsed it with the names of summoners.' As the δίκη Was άπρόσκλητος, i.e. as there were no κλητήρες, this endorsement was virtually a

forgery.

τὰ σκεύη **πάν**τα έξεφόρησε.] 'carried out all my furniture' (i. e. distrained upon me for my alleged debt). Or. 22 (Androt.) § 57, βαδίζειν ἐπ' οἰκίας καί σκεύη φέρειν μηδέν όφειλόντων Arethusius seized άνθρώπων. property worth more than 20 minae, although the 'debt' amounted to little more than six. (610 dr. = 6 m. 10 dr.)

§§ 15-18. On my proceeding against Arethusius for fraudulent citation, he came into my property at night and laid waste my orchard with all its fine fruit-grafts, its vines and its olive-trees. Further they put up a boy of free birth to go in broad daylight and pluck the flowers of my rose-bed, hoping I would mistake him for a slave and strike him, and thus make myself liable to an indictment for assault. In this they were disappointed. Thereupon, as soon as I had brought to the preliminary stage before the magistrate my indictment of Arethusius for fraudulent citation, and was on the point of taking it before the jury,

he lay in wait for me when I was coming up from the Peiraeus late at night and violently assaulted me, and was only prevented from dashing me into the quarries by some people hearing my cries and rushing to the rescue.

Not many days after, I brought my case before the jury and with the greatest ease got Arethusius convicted. Though the jury proposed to condemn him to death, I begged them to acquiesce in the penalty proposed by my opponents themselves, a fine of one talent.

ότε δε έβάδιζον.] lit. 'When I thought it my duty to avenge myself, and on hearing of the plot, was proceeding, after payment of the debt, to take measures against Arethusius, &c.' In translating the whole sentence it is convenient to omit $\delta \tau \epsilon$, to render Guns and ¿Bábiços as principal verbs, and to begin a new English sentence with the first words of the apodosis, ελθώ» είς τὸ χωρίον κ.τ.λ.

και έκτίσας ... έβάδιζον.] This is the reading of the Paris Ms Bekker adopts ertigas... rai ėβάδιζον, which gives us a rather less compact construction.

τον 'Αρεθούσιον.] to be taken in apposition with τον κλητήρα. The Zurich editors adopt the reading τόνδ' 'Αρεθούσιον found in the Paris Ms Z and another νόμον, ελθών eis τὸ χωρίον τῆς νυκτὸς, ὅσα ἐνῆν φυτὰ ἀκροδρύων γενναῖα ἐμβεβλημένα, καὶ τὰς ἀναδενδρά-

good ws (Φ). But the words in the text may after all be only an interpolated explanation of

τὸν κλητῆρα (cf. § 10).

της ψευδοκλητείας. The genitive is here used after Bablicar ėπί τινα on the analogy of the construction commonly found after diwker, elodyer and exceep- $\gamma \epsilon \sigma \theta a \iota$ (in the legal sense). Plato, Leg. 886 Β, ἐπεξίτω φόνου τῷ итеї varть. Or. 49 (Apollodorus v. Timoth.) § 56 μη ... ἐπὶ τόνδε κακοτεχνιών έλθοιμι. The phrase Baditer en rue is also found (though not in any legal sense) in Plutarch's Theseus, 7, ent τούς πανταγού πονηρούς βαδίζοντα καθαίρευ γην και θάλατταν (οί Hercules).

δσα ἐνῆν φυτὰ—διαθεῖεν.] 'he cut off all the choice fruit-grafts that were there, and the trained vines besides; he also broke down the nursery-beds of clivetrees set in rows around my plantations, making worse havoe than would ever be made, even

by enemies in war.'

ἀκροδρύων.] The primary sense of the word is 'fruit,' the secondary 'fruit-trees.' Though used in early writers of any edible fruit, later authorities restrict it to the hard-shelled varieties alone. Compare the distinction quoted from Galen in the Geoponica x. 74. 4, 'Ορφεύς ἀκρόδρυα πάσαν όπώραν καλεί. Γάληνος δε και οι τα φυτουργικά συνταξάμενοι ακρόδρυα φασι τα σκέπην έχοντα, οίον ροίας, κάρυα, αμυγδάλας καὶ εἔ τι ὅμοιον (pomegranates, nuts, almonds and the like), όπώρας δὲ τὰ ἀσκεπῆ ώς μήλα, ἀπίους καὶ τὰ δμοια (apples, pears, &c.). In Xenophon, Oeconom. 19 § 12, we have τάλλα

άκρόδρυα πάντα after mention of vines and fig-trees, and in Plato, Critias, 115 B, τον ημερον καρπόν, τόν τε ξηρόν (different kinds of grain)... και τὸν ὅσος ξύλωσε (fruits of hard rind). παιδιάς τε ός ξνεκα ήδο≥ής τε γέγονε δυσθησαύριστος άκροδρύων καρπός, όσα τε παραμύθια πλησμονής μεταδόρπια άγαπητά κάμνοντι τίθεμεν. Athenaeus, 11. § 88 p. 52, οι 'Αττικοί και οι άλλοι συγγραφείς κοινώς πάντα τὰ ἀκρόδρυα κάρυα λέγουσιν, ib. III. § 20 p. 81, Γλανκίδης δέ φησιν άριστα των άκροδρύων είναι μήλα κυδώνια (quinces), φαύλια, στρουθία (two other kinds of quince).

The etymological formation of the word, referring as it does originally to what we may call the 'tree-tips,' or the fresh growth at the furthest extremities of the branches, may be illustrated by the passage in Hesiod's Works and Days 231, οδρεσι δὲ δρῦς ἀκρη μέν τε φέρει βαλώνους, μέσση δὲ μελίσσας, and Theocritus, xv. 112, πὰρ δὲ οἱ ຝρια κείται, ὅσα δρυὸς ἀκρα φέ-

DOPTI.

[It seems to me that ἀκρόδρνα meant trees which produced fruit chiefly on the upper boughs, as distinguished from vines, from which the grapes hang in clusters nearer to the ground. The edible acom, βάλανος, may have been specially so described, if we limit δρῦς to the sense of 'oak-tree.' P.]

γενταΐα.] 'of a choice kind,'
'of a good stock.' Plato, Leg.
844 Ε, την γενταίαν εῦτ λεγομένην
σταφυλην ή τὰ γενταΐα σῦκα ἐπστομαζόμενα ὁπωρίζειν. (Cf. nobilis in Martial III. 47. 7, frutice
nobili caules and as an epithet

δας εξέκοψε, καὶ φυτευτήρια ελαῶν περιστοίχων κατέκλασεν, οῦτω δεινῶς ὡς οὐδ' ἀν οἱ πολέμιοι διαθεῖεν. 16 πρὸς δὲ τούτοις μεθ' ἡμέραν παιδάριον ἀστὸν εἰσπέμ-

· Bekker cum rA1.

έλαιῶν Z cum FΣΦ.

of uva ib. IV. 44. 2 and olivae V. 78. 19.) Athenaeus, XIV. § 68 p. 653, γενναΐα λέγει ὁ φιλόσοφος (sc. Plato u. s.), ώς και 'Αρχίλοχος' πάρελθε, γενναΐος γάρε εἶς. ἢ τὰ ἐπιγεγεννημένα, οἰον τὰ ἐπεμβεβλημένα' ὁ γάρ 'Αρμοτοτέλης καὶ ἐπεμβολάδας ἀπίους ονομάζει τὰς ἐγκεκεντρισμένας. (The second explanation is clearly wrong. I only cite it to illustrate the next note.)

έμβεβλημένα.] 'grafted.' Harpocration s.v. άντι τοῦ έγκεκεντρισμένα Δημοσθένης ἐν τῷ πρὸς Νικόστρατον, καὶ 'Αριστοτέλης δ' ἐμβολάδας ἀπίους λέγει τὰς τοιαύ-

Tas.

ἀναδενδράδας.] 'trained vines' growing on trees, 'tree-vines.' The climbing vine is contrasted with the ground-vine of Lesbos in the Pastor of Longus, 11. 1 πάσα κατά την Λέσβον άμπελος ταπεινή, οὐ μετέωρος οὐδὲ ἀναδενδράς, άλλα κάτω τα κλήματα αποτείνουσα καὶ ώσπερ κιττός νε· μομένη. Cf. Polyb. xxxiv. 11. 1, draderδρίτης olros and Geoponica v. 61, αναδενδρίτις, also Strabo v. p. 231, το δε Καίκουβον (Caecubum) έλωδες δν εύοινοτάτην άμπελον τρέφει την δενδρίτιν. Columella IV. 1. 8, vitis arbustiva, and Pliny N. H. xvII. 23 § 199 sqq. nobilia vina non nisi in arbustis gigni. The best trees for the purpose were, according to Pliny, the elm (amicta vitibus ulmo of Hor. Ep. 1. 16. 3) and the poplar; next to these the ash, the fig-tree and the olive. (See further St John's Manners and Customs of Ancient Greece, II. 344-8.)

φυτευτήρια.] nursery-beds of young olive-trees.

έλαων περιστοίχων.] i. e. 'olives planted round the beds of the garden.' Harpoer. περίστοιχοι: Δημοσθένης έν τῷ πρὸς Νικόστρατον περί των Αρεθουσίου ανδραπόδων. Δίδυμος δέ τι γένος έλαιών περιστοίχους καλεί ας Φιλόχορος στοιχάδας προσηγόρευσε. μήποτε ('perhaps') δὲ περιστοίχους κέ+ κληκεν ὁ ἡητωρ τὰς κύκλψ περί το χωρίον έν στοίχω πεφυκυίας (cf. Ar. Acharn. 997, περὶ τὸ χωρίον απαν έλαδας έν κύκλφ). Pollux v. 36, Σόλων δε καλ στοιχάδας τινάς έλάας έκα+ λεσε ται ε μορίαις αντιτιθείς, ίσως τας κατά στοίχου πεφυτευμένας [Lucret. v. 1373, utque olearum caerula distinguens inter plaga currere posset. P.]. On the laws protecting the cultivation of the olive in Attica and providing for the preservation of the sacred olives (or moplan) and even of the hollow trunk of an olive tree, see the interesting speech of Lysias, Or. 7, Tepl τοῦ σηκοῦ, esp. § 2, ἀπεγράφην το μέν πρώτον έλαίαν έκ τής γής άφανίζειν, καὶ πρός τούς έωνημένους τούς καρπούς τών μοριών πυνθανύμενοι προσήεσαν ... νυνί με σηκόν φασιν άφανίζειν. See also Dem. Or. 43 (Macart.) §§ 69-71.

16. παιδάριον ἀστον.] i. e. a little boy, who was free born. It was expected that Apollodorus would have mistaken the boy for a slave and either bound or beaten him, thereby rendering himself liable to an indictment for assault (ΰβρις).

Aeschines (Timarch. § 16)

ψαντες διὰ τὸ γείτονες είναι καὶ ὅμορον τὸ χωρίον ἐκέλευον τὴν ροδωνιὰν βλαστάνουσαν ἐκτίλλειν, ἵν', εἰ

quotes a 'law of Solon' de ris ' Αθηναίων έλεύθερον παΐδα ὑβρίση, γραφέσθω ο κύριος τοῦ παιδός πρός τούς θεσμοθέτας... ένογοι δέ έστωσαν ταίσδε ταίς αίτίαις καί οί els τὰ οίκετικὰ σώματα έξαμαρτάνοντες, and similarly Dem. Meid. §§ 47—48. According to these two passages, it was permissible to institute a γραφή ὔβρεως even for outrage done to a slave. and though the text appears at first sight to imply that in such a case an indictment could not be brought, yet all that is necessarily meant is that if the lad maltreated were free born, the indictment (however unjustifiable in the present instance) would have been easier to bring forward than in the case of a slave. (Becker's Charicles III. p. 31-32=p. 367 of English Abridgment. mann, Privatalt. § 60).

έκέλευον—ἐκτίλλευν.] 'prompted him to pluck off the flowers of my rose-bed.' (ἐκέλευον 'put him up to...' 'persuaded him' of. § 7.) [ἐκτίλλευν is perhaps 'to jok off the young shoots as they were growing.' P.].

The Rhetorician Hermogenes quotes the phrase την ροδωνιάν ἐκτίλλειν as an instance of dφέλεια (Spengel, Rhetores Graeci 11. 353) and Harpocration has the following article, ροδωνιά· Δημοσθένης έν τω περί των 'Αρεθουσίου άνδραπόδων. ροδωνιά έστιν ή των ρόδων φυτεία ώσπερ ίωνια ή των ίων, ώς Έκαταιος έν ά περιηγήσεως δηλοί. Similarly Pollux 1. 229 who gives lwvid as the only parallel he can remember to the formation of the word ροδωνιά (cf. rosaria, violaria).

To a modern reader, the mention of a rose-bed is immediately suggestive of a pleasure garden, but whether we look to the character of its owner who seems to have been a dry man of business and little more. or to the context with its fruittrees, its vines and its olives. we are driven to the conclusion that his roses were mere articles of trade, grown to be sold in town for crowns and garlands. Just so, among the blessings of Peace, in the Pax of Aristophanes, 577, we find 'the violetbed beside the well' mentioned in the very same breath as 'cakes and figs and myrtle-berries. sweet new wine and olive-trees.'

The Greek appreciation of the rose seems to have been mainly utilitarian. Thus it is under the head of στεφανώματα that Theophrastus dilates on the many beauties of the rose and on its numerous varieties (πλήθει τε φύλλων και όλιγότητι και τραχύτητι και λειότητι και χροιά καὶ εὐοσμία. Hist. Plant. VII. 6). To the Greek, says Ruskin, 'a rose was good for scent, and a stream for sound and coolness; for the rest one was no more than leaves, the other no more than water' (Modern Painters 111. 4. 13 § 13). is indeed a noteworthy fact. attributable partly to the insignificance of the Attic flora, and still more to the defective development of Greek taste in this particular, that in what is known as the best period of Greek literature there is scarcely a single instance of a refined appreciation of the attractions of a flower-garden. One of the rare

καταλαβών αὐτὸν ἐγώ δήσαιμι ἡ πατάξαιμι ώς δοῦλον ύντα, γραφήν με γράψαιντο ὕβρεως. ώς δὲ τούτου 1252 διήμαρτον, κάγω μάρτυρας μεν ών έπασχον εποιούμην, αὐτὸς δ' οὐδὲν ἐξημάρτανον είς αὐτοὺς, ἐνταῦθα ἤδη 17 μοι έπιβουλεύουσι την μεγίστην έπιβουλήν ανακεκριμένου γάρ ήδη μου κατ' αὐτοῦ τὴν τῆς ψευδοκλητείας γραφήν καὶ μέλλοντος εἰσιέναι εἰς τὸ δικαστήριον, τηρήσας με ανιόντα έκ Πειραιώς όψε περί τας λιθοτομίας παίει τε πύξ καὶ άρπάζει μέσον, καν έώθει με είς τὰς λιθοτομίας, εἰ μή τινες προσιόντες, βοῶντός μου

¹ άρπάζει με (sic Σ) μέσον και ώθεί Ζ. 'Malim εώθει' Bekker. кат pro каl G. H. Schaefer.

exceptions is the mention of kifπους εὐώδεις in Ar. Aves 1067. The passage in Eur. El. 777 κυρεί δε κήποις εν καταρρύτοις βεβώς, δρέπων τερείνης μυρσίνης κάρα πλόκους is hardly an exception, as the epithet 'wellwatered' is somewhat prosy, and the context shews that the only reason why Aegisthus is in his garden is for the purely practical object of making himself a myrtle-wreath for his sacrifice to the mountain-nymphs. (Cf. Becker's Charicles p. 203-4, esp. 1. p. 349 sqq. of the last German ed. with the excellent addenda of K. F. Hermann; also the latter's Privatalt. § 15 note 20; St John's Manners and Customs of Ancient Greece, 1. 301-334, esp. p. 304, 305: Buchsenschütz, Besitz u. Erwerb p. 72, and M. J. Schleiden, die Rose.)

17. drakekpulévou.] passive form in middle sense. (§ 14 dνακρινοίμην τάς δίκας) 'when I had brought to the preliminary examination my indictment for false citation, &c.'

τηρήσας - έβοήθησαν.] The attack reminds us partly of the murder mentioned by Cicero, pro Cluentio § 37, in arenarias quasdam extra portam Esquilinam perductus occiditur.

The quarries referred to in the text were possibly near the Museum hill where the Long Walls leading to the Peiraeus strike the wall enclosing Athens itself, or still more probably at a point immediately outside the $d\sigma \tau v$, south of the Peiraeic gate of Athens. In the excellent Atlas von Athen by Dr E. Curtius, the third map indicates 'recent quarries' at this point, just north of the ancient βdραθρον.

κάν ἐώθει.] The MSS have και ώθει 'struck me with his fist and gripped me round the waist and was pushing me into the quarries, had not some people, hearing my cries, come up and rescued me.' This is more graphic than the sense given by Schaefer's emendation καν ώθει and may be compared with the use of the indic. in such passages as Horace Od. 11. 17, 28, me truncus illapsus cerebro sustulerat nisi Faunus

ictum dextra levasset.

ἀκούσαντες, παρεγένοντο καὶ ἐβοήθησαν. ἡμέραις δ' οὐ πολλαῖς ὕστερον εἰσελθών εἰς τὸ δικαστήριον πρὸς ἡμέραν διαμεμετρημένην, καὶ ἐξελέγξας αὐτὸν τὰ ψευδή κεκλητευκότα καὶ τὰ ἄλλα ὅσα εἴρηκα ἠδικη-18 κότα, εἶλον. καὶ ἐν τἢ τιμήσει βουλομένων τῶν δικαστῶν θανάτου τιμῆσαι αὐτῷ, ἐδεήθην εἰγῶ τῶν δικαστῶν μηδὲν δι' ἐμοῦ τοιοῦτον πρᾶξαι, ἀλλὰ συγχω
εἰδεήθην Βekker cum A¹r. + μὲν Z cum BF et editione Aldina (ἐδεήθημεν ΣΦ).

είσελθών...πρός ήμέραν διαμεμετρημένην.] 'having entered into court upon a day divided out among several causes,' i. e. the day on which I came into court was allotted to several lawsuits, and the number of motions was so great that the time at my disposal was therefore very limited. Apollodorus wishes to indicate the ease with which after a necessarily short speech he had got a conviction against Arethusius. Cf. Aeschines, Fals. Leg. § 126, evőéxerai be rò hoiπὸν μέρος τῆς ἡμέρας ταθτα πράξαι (i. e. βασανίσαι) πρός ξνδεκα γάρ άμφορέας έν διαμεμετρημένη τή ημέρα κρίνομαι. Dem. Fals. Leg. § 120, ôs yàp âyŵras καινούς ώσπερ δράματα, καὶ τούτους άμαρτύρους πρός διαμεμετρημένην την ήμέραν αίρεις διώκων, δήλον ότι πάνδεινος εί τις. Harpoer. s. v. μέρος τι ΰδατός έστι πρός μεμετρημένον ημέρας μέρος δέον διεμετρείτο δε τῷ Ποσειδεῶνι...i. e. the standard length of time for calculating the measurement of the Clepsydra was taken from a day near the end of our December. The length of the twelfth part of the day would vary with the time of the year, and the running out of the water would indicate the lapse of a particular portion of the whole day. Thus the waterclock might indicate a time equivalent to (say) the fourth part of the shortest day (Dec. 21) and this length of time might be taken as a unit of the measurement during the rest of the year. (See Heslop's note on Fals. Leg. l. c.)

τὰ ψευδή κεκλητέυκότα.] Harpocr. ψευδοκλητεία δνομα δίκης
ἐστιν, ήν είσιασιν ἐγγεγραμμένοι
όφείλειν τῷ δημοσίῳ, ἐπειδὰν αἰτιῶνταί τινας ψευδώς κατεσκευάσθαι κλητήρας καθ' ἐαυτῶν πρὸς
τὴν δίκην ἀφ' ἦς ὡφλον.

18. ἐν τῷ τιμήσει.] In an ἀγὼν τιμητὸς, the declaration of the first verdict, that of condemnation, was followed by the τίμησις or fixing of the penalty, with the ἀντίτιμησις, in which latter the defendant on his part submitted to the court an alleviation of the penalty claimed by the plaintiff. (Plato Apol. p. 36 A.)

τιμήσαι έτιμῶντο.] The active is used of the court, the middle of the parties to the suit (αὐτοί so. the defendant Arethusius and his friends). Plato Apol. p. 38 A εἰ μὲν γὰρ ῆν χρήματα, says Socrates, ἐτιμησ ἀμην ἄν χρημάτων ὅσα ἔμελλον ἐκτίσειν νῦν δὲ οὐ γὰρ ἔστιν, εἰ μή ἀρα ὅσον ἀν ἐγὼ δυναίμην ἐκτίσαι τοσούτον βούλεσθέ μοι τιμήσαι (of the Jury).

δί έμου.] 'through my agency,'

ρήσαι δσουπερ αὐτοὶ ἐτιμῶντο, ταλάντου, οὐχ ἵνα μὴ ἀποθάνη ὁ ᾿Αρεθούσιος (ἄξια γὰρ αὐτῷ θανάτου εἴρ-γαστο εἰς ἐμέ), ἀλλ' ἵν' ἐγὼ Πασίωνος ὧν καὶ κατὰ ψήφισμα πολίτης μηδένα ᾿Αθηναίων ἀπεκτονως εἴην. ώς δ' ἀληθῆ εἴρηκα πρὸς ὑμᾶς, τούτων ὑμῖν μάρτυρας πάντων παρέξομαι.

MAPTYPES.

19 `Α μὲν τοίνυν ἀδικούμενος, ὡ ἄνδρες δικασταὶ, ὑπ' αὐτῶν τὴν ἀπογραφὴν ἐποιησάμην δεδήλωκα ὑμῖν ὡς δ' ἔστιν 'Αρεθουσίου τἀνδράποδα ταῦτα καὶ ὄντα ἐν τἢ οὐσία τἢ ἐκείνου ἀπέγραψα ἐπιδείξω ὑμῖν. τὸν μὲν γὰρ Κέρδωνα ἐκ μικροῦ παιδαρίου ἐξεθρέψατο καὶ ὡς ἢν 'Αρεθουσίου, τούτων ὑμῖν τοὺς εἰδότας μάρτυρας παρέξομαι.

'on a prosecution of mine.' Reiske conjectures δί ἐμὲ, 'on my account,' which would also make good sense, though disapproved by Dobree, who refers in support of δί ἐμοῦ to Or. 51 § 17 ὤσπερ...χάριν τιθημένων διὰ τῶν τοιούτων τῶς ἀμελοῦσω ὑμῶν, ἀλλ' οὐ διὰ τῶν βελτιόνων τοῖς ὑπηρετοῦσω ἀ δεῦ χαρίζεσθαι προσῆκον.

Hadwos &r.] i.e. the son of one who, originally a banker's slave, had received the citizenship by adoption. Neither the father nor the son was a citizen by birth, and it would have been peculiarly invidious had the latter compassed the death of one who was by birth a citizen of Athens.

§§ 19—21. Having now recounted some of the worongs dome me by Arethusius and his brother Nicostratus, I will call evidence in detail to prove that the two slaves entered by me in the specification do not belong to Nicostratus who is now attempting to

claim them, but are really part of the property of Arethusius and are thus liable to be confus cated to the state, as a partial payment of his debt to the treasury.

§ 19. At this point the speaker, after having shewn the reasons which justified him in regarding Arethusius as his enemy and exacting vengeance from him, reaches the real point at issue, viz. the proof that the slaves specified in the schedule belong to Arethusius, and not, as is alleged, to his brother Nicostratus.

τὸν μὲν γὰρ Κέρδωνα.] contrasted with τὸν δὲ Μάνην in § 20. Κέρδων is a slave-name expressive of knavish cunning (of. ἡ κερδω 'the wily one,' i. e. 'the fox'). Digest. xxxviii. 1. 42 Cerdonem servum meum manumitti volo (quoted by Mayor on Juv. iv. 153 tollat sua munera Cerdo).

έκ μικροῦ παιδαρίου.] Plat. Symp. 207 D έκ παιδαρίου, Or. 59 (Apoll. κατὰ Nealpas) § 18,

ΜΑΡΤΥΡΕΣ.

20 Παρ' οις τοίνυν εἰργάσατο πώποτε, ὡς τοὺς μι- 1253 σθοὺς ᾿Αρεθούσιος ἐκομίζετο ὑπὲρ αὐτοῦ, καὶ δίκας ἐλάμβανε καὶ ἐδίδου, ὁπότε 'κακόν τι ἐργάσαιτο, ὡς δεσπότης ὡν, τούτων ὑμῶν τοὺς εἰδότας μάρτυρας παρέξομαι.

ΜΑΡΤΥΡΕΣ.

Τον δε Μάνην, δανείσας άργύριον Αρχεπόλιδι τώ

ταύτας παιδίσκας ἐκ μικρῶν παιδίων ἐκτήσατο, and similarly the far more frequent phrases ἐκ παιδός, ἐκ νέου, ἐκ μειρακίου.

20. παρ' ols τοίνυν—δεσπότης ων] sc. ως 'Αρεθούσιος έκομίζετο τοὺς μισθούς παρ έκείνων παρ' ols εἰργάσατο πώποτε ὁ Κέροδων κ.τ.λ. 'I shall shew also that Arethusius got the wages on his account from all the persons with whom he ever worked; and that he used to receive compensation or to pay it when Cerdon did any mischief, as a master would be bound to do.' Κ.—[πώποτε, in the earlier Attic is never used without the negative, but often in Plato and Demosthenes, P.]

Slaves were sometimes let out by their owners either for work in the mines or for any kind of labour; or again (as here) to work as hired servants for wages (dποφορά) which went to their masters. Aeschin. Timarch. § 97 οἰκέτας δημιουργούν τῆς σκυτοτομικῆς τέχνης ἐννέα ἢ δέκα ῶν ἔκαστος τούτῳ δυ' ὀβολούς ἀποφορὰν ἔφερε τῆς ἡμέρας. Isaeus Or. 8 (Ciron) § 35 ἀνδράποδα μισθοφοροῦντα (Hermann, Privatalt. § 50, note 18).

δίκας ἐλάμβανε.] A slave was incapacitated from conducting a law-suit either on his own account or on behalf of another.

Plato Gorg. 483 Β, ἀνδραπόδου, δστις άδικούμενος καὶ προπηλακιζόμενος μὴ οίδς τ' ἐστὶν αὐτὸς αὐτῷ βοηθεῦν μηδ' ἄλλφ οῦ ἄν κήδηται. Οτ. 37 (Pant.) § 51 ἔδει...λαχώντα ἐκείνφ (80. τῷ δούλφ) τὴν δίκην τὸν κύριον διώκειν ἐμέ. (Hermann, Privatalt. § 59, 1.)

δίκας...ἐδίδου, ὁπότε κακόν τι ἐργάσαιτο.] The law by which the master had to make good any damage done by his slave is quoted as a law of Solon by Lysias, Or. 10 (Theomnest. A) § 19, οἰκῆος καὶ δούλης τὴν βλάβην ὀφείλειν.—The clause containing ἐργάσαιτο refers of course to δίκας ἐδίδου alone; otherwise we should have had some such phrase as ὀπότε κακόν τι πάθοι ἡ ἐργάσαιτο.

τον δε Μάνην.] governed by εναπετίμησεν but placed early for emphatic contrast with τον μεν Κέρδωνα in § 19. It may almost be regarded as an accusative absolute.

Márns was one of the commonest slave-names. Theophrastus in his will, which is preserved by Diogenes Laertius, v. 55, mentions among his slaves Callias and Manes, and the latter name occurs in Ar. Ran. 965, Lys. 908, 1213, and Pax 1146, while in the Aves, 523, it is used in the plural as a synonym

Πειραιεῖ, ἐπειδὴ οὐχ οἶος τ' ἢν αὐτῷ ἀποδοῦναι ὁ ᾿Αρχέπολις οὕτε τὸν τόκον οὕτε τὸ ἀρχαῖον ἄπαν, ἐναπετίμησεν αὐτῷ^ħ. καὶ ὅτι ὰληθῆ λέγω, τούτων ὑμῖν τοὺς μάρτυρας παρέξομαι.

ΜΑΡΤΥΡΕΣ.

21 *Ετι τοίνυν καὶ ἐκ τῶνδε γνώσεσθε, ὦ ἄνδρες δικασταὶ, ὅτι εἰσὶν 'Αρεθουσίου οἱ ἄνθρωποι ὁπότε γὰρ οἱ ἄνθρωποι οὖτοι ἡ ὀπώραν πρίαιντο ἡ θέρος μισθοῦντο ἐκθερίσαι ἡ ἄλλο τι τῶν περὶ γεωργίαν ἔργων ἀναιροῦντο, 'Αρεθούσιος ἡν ὁ ὦνούμενος καὶ μισθού-

h oute to apxalor, anar evanetly poer ait $\hat{\varphi}$ Z et Dind. (Oxon. 1846).

for 'slaves' νῦν δ' ἀνδράποδ' ἡλιθίους Μανᾶς. See further on Or. 45 § 86.

ἐναπετίμησεν.] Archepolis handed over Manes to Arethusius as an equivalent for part of the debt due to the latter. The nominative to this verb is not Arethusius, the subject of the participle dareloas, but Archepolis, the subject of the subordinate clause έπειδή ούχ ολός τ' ήν. It will further be noticed that, while the verb ἀποτιμάω is generally used in the active of borrowing and in the middle of lending money on security, the compound evanoτιμάω is in the present passage applied to the debtor's transference of a part of his property on valuation in lieu of direct payment of his debt. The same compound occurs in the passive form in Dio Cassius xII. 37 τà ένέχυρα πρός την άξίαν έναποτιμηθήναι έκελευσε (i.e. Caesar ordained that the securities on which money had been borrowed should be valued and transferred to the creditors in place of a money payment).

Reiske, G. H. Schaefer and the Zurich editors (as well as Dindorf in his Oxford edition of 1846) place a comma after τδ δρχαΐον, and thus construe ἄπαν with ἐναπετίμησεν αὐτῷ, 'handed him over in full payment,' 'paid off the whole sum in the person of Manes,'

21. οπώραν πρίαιντο κ.τ.λ.] de cor. § 51 τούς θεριστάς ή τούς άλλο τι μισθού πράττοντας and ib. § 262 σύκα και βότρυς και έλάας συλλέγων ώσπερ όπωρώνης έκ τῶν άλλοτρίων χωρίων.
Whenever they bought up the produce of an orchard or hired themselves out to reap a harvest, it was Arethusius who made the bargain on their behalf for the purchase or for the wages respectively.' μισθούμεros refers back to θέρος μισθοίντο έκθερίσαι, just as ώνούμενος corresponds to molauro. The latter verb having no present participle of its own, ωνούμενος commonly takes its place and is so used in the present passage. note on § 10, where πρίασθαι is followed by ωνείσθαι.

μενος ύπερ αὐτων. ώς δ' άληθη λέγω, καὶ τούτων ύμιν τούς μάρτυρας παρέξομαι.

ΜΑΡΤΥΡΕΣ.

"Οσας μὲν τοίνυν μαρτυρίας παρασχέσθαι εἶχον ύμιν, ώς ἔστιν 'Αρεθουσίου τανδράποδα, δεδήλωκα ύμιν. βούλομαι δὲ καὶ περὶ τῆς προκλήσεως εἰπεῖν, ῆν οδτοί με προύκαλέσαντο καὶ έγω τούτους. οδτοι μέν γάρ με προυκαλέσαντο, υτε ή πρώτη ανάκρισις ήν, φάσκοντες έτοιμοι είναι παραδιδόναι έμοι αὐτῷ τὰνδράποδα βασανίσαι, βουλόμενοι μαρτυρίαν τινά αύτοις ταύτην

§§ 22—25. I now propose to deal with the Challenge which my opponents proposed to me. and also with that which I my-

self proposed to them.

At the preliminary hearing of my case against Arethusius, they put in a Challenge, and offered therein to deliver up the slaves, to be tortured by myself, their object being to claim the Challenge as a piece of evidence in their own favour in the event of

my refusing to accept it.

I replied to the Challenge by stating in the presence of witnesses, that since this was not a private but a public cause and since the slaves, as I contended, were the property of the state, it was not for myself to torture them, as I was only a private person; on the contrary, it was a question for the board of police or for certain persons chosen by the Council of the state. On these conditions I was willing to accept their Challenge, and I challenged them to accept my own proposal. They declined my offer.

22. προκλήσεως.] On the subject of Challenges, see Or. 45

§ 15.

ήν...με προύκαλέσαντο.] For the double acc. cf. Or. 56 § 17 προκαλεῖσθαί τινα πρόκλησιν.

η πρώτη ανάκρισις.] 'the first preliminary investigation,' see note on drakpirolunr § 14 supra. παραδιδόναι ... τανδράποδα βασανίσαι.] The principle of extracting evidence by the torture of slaves, was one of the weakest points in the judicial system of Athens (some interesting criticisms on it may be found in Forsyth's Hortensius p. 40, and in Mahaffy's Social Life in Greece p. 226-8).— $\dot{\epsilon}\mu$ ol $\dot{a}\dot{v}\tau\hat{\omega}$ is emphatic, just as, six lines further, εἰ ἐμοὶ ἐξεδίδοσαν contrasted with δημοσία. The speaker holds that the slaves belong to the state and should have been handed over to the public official and not to a private individual like himself.

ταύτην.] Not the evidence given by the slaves, but the mere offer to allow them to be tortured, 'wishing this (offer) to be a kind of evidence on their own side.' ταύτην is attracted into the same gender as μαρτυρίαν; τοῦτο would have made the same sense, but would have been less idiomatic.

23 γενέσθαι. έγω δ' ἀπεκρινάμην αὐτοῖς ἐναντίον μαρπύρων ὅτι ἔτοιμός εἰμι ἰέναι εἰς τὴν βουλὴν μετ' αὐτῶν
καὶ παραλαμβάνειν μετ' ἐκείνης ἢ μετὰ τῶν ἔνδεκα, 1254.
λέγων ὅτι, εἰ μὲν ἰδίαν δίκην ἐδικαζόμην αὐτοῖς, εἰ
ἐμοὶ ἐξεδίδοσαν, παρελάμβανον ᾶν, νῦν δὲ τῆς πόλεως
εἴη τἀνδράποδα καὶ ἡ ἀπογραφή δεῖν οὖν δημοσία
24 βασανίζεσθαι. ἡγούμην γὰρ οὐ προσήκειν ἐμοὶ ἰδιώτη
ὅντι τοὺς δημοσίους βασανίζειν οἴτε γὰρ τῆς βασάνου
κύριος ἐγιγνόμην οὔτε καλῶς ἔχειν τὰ λεγόμενα ὑπὸ
τῶν ἀνθρώπων ἐμὲ κρίνειν¹. ἡγούμην τε δεῖν τὴν
ἀρχὴν ἢ τοὺς ἡρημένους ὑπὸ τῆς βουλῆς γράφεσθαι,
καὶ κατασημηναμένους τὰς βασάνους, ὅ τι εἴποιεν*

i κρίνευ Z.
k είπαιεν Z cum BF. είτ

elhoier Ar. $\epsilon i \pi \epsilon \nu \Sigma$

23. el...el.] Two or even three protases, not co-ordinate, may belong to one apodosis, e.g. Plat. Men. 74 B, el τίς σε ἀνέροιτο τοῦτο, τί ἐστι σχῆμα; el αὐτῷ εἶπες ὅτι στρογγυλότης, el σοι εἶπεν ἄπερ ἐγω, εἶπες δήπου ἀν ὅτι σχῆμα τι (Goodwin, Moods and Tenses § 55. 1).

The reiteration of el in the present passage has been considered open to objection; it occurs however in Or. 54 § 15, in an undoubtedly genuine speech of Demosthenes (A. Schaefer, Dem. u. s. Zeit III. 2. 188 and Lortzing, Apoll. 33).

δημοσία βασανίζεσθαι.] 'to be questioned publicly,' i.e. 'to be

tortured by a state-officer.

 οῦτε τῆς βασάνου κύριος ἐγιγνόμην.] i.e. I did not acquire control of the 'question,'—authority over the examination.

ούτε καλῶς έχειν] sc. ἡγούμην, 'it was unsuitable, I thought, for myself to decide as to the answers of the slaves.'

την ἀρχην] sc. τοὺς ἔνδεκα, as appears by comparing § 23, μετὰ

(της βουλης) η μετά των ενδεκα. Reiske wrongly renders: 'illum Archontem ad cuius tribunal haec causa pertineret, aut delectos a senatu.' Frequently it is the context alone that decides whether ή ἀρχὴ or even oi ἄρ-YOUTES refers to the Archons or to some other public functionaries. Thus in Or. 22 (Androt.) § 26 τοῖς ἄρχουσιν ἐφήγου refers to the Eleven, and in Lysias, Οι. κατά των σιτοπώλων §§ 5 -10, of apxortes is several times used of the five σιτοφύλακες in the Peiraeus. On την άρχην for 'the authorities,' abstract for concrete, see note on Or. 45 § 58.

γράφεσθαι.] 'to have the answers written down,' or 'to take down the answers.' Plato Theaet. 143 A, έγραψάμην ὑπομνήματα 'I wrote me down some memoranda.' This sense of the middle must not be confounded with the technical meaning 'to indict.'

κατασημηναμένους.] 'having

sealed up the testimony extorted. The documents were

οἱ ἄνθρωποι, παρέχειν εἰς τὸ δικαστήριον, ἵν' ἀκούσαντες ἐκ τούτων ἐψηφίσασθε ὁποῖόν τι ὑμῖν ἐδόκει. 25 ἰδία μὲν γὰρ βασανιζομένων τῶν ἀνθρώπων ὑπ' ἐμοῦ ἀντελέγετ' ἀν ἄπαντα ὑπὸ τούτων, εἰ δὲ δημοσία, ἡμεῖς μὲν ἀν ἐσιωπῶμεν, οἱ δ' ἄρχοντες ἡ οἱ ἡρημένοι ὑπὸ τῆς βουλῆς ἐβασάνιζον ἀν μέχρι οὖ αὐτοῖς ἐδόκει. ταῦτα δ' ἐμοῦ ἐθέλοντος οὐκ ἀν ἔφασαν τῆ ἀρχῆ παραδοῦναι, οὐδ' εἰς τὴν βουλὴν ἤθελον ἀκολουθεῖν. ὡς οὖν ἀληθῆ λέγω, κάλει μοι τοὺς τούτων μάρτυρας.

ΜΑΡΤΥΡΕΣ.

26 Κατά πολλά μέν οὐν ἔμουγε δοκοῦσιν είναι ἀναί-

put into an έχῦνος or 'casket,' which was sealed up and afterwards produced in court and there opened. Or. 54 § 17 ση-

μανθήναι τούς έχίνους.

βασάνους, as is proved by the subsequent clause, 'whatever the slaves said,' is here used, not of the torture itself, but of the extorted evidence. Harpocr. βάσανος: 'Αντιφών' λίθος οὔτω καλεῖται, ἢ τὸ χρυσίον παρατριβόμενον δοκιμάζεται. 'Υπερείδης δ' ἐν τῷ κατ' 'Αντίου τὰ ἐν τοῖς βασάνοις εἰρημένα ὑπὸ τῶν βασανιζομένων καὶ ἀναγραφέντα βασάνους ώνόμασε. (Anaximenes) rhet. χνι. 1, βάσανός ἐστιμέν ομολογία παρά συνειδότος, ἀκοντος δέ.

παρέχειν κ.τ.λ.] ' to produce in court' the evidence obtained by torture. The torture itself, it appears, did not take place in court (see note on Or. 45 § 16).

Για - έψηφίσασθε.] For Για 'in which case,' cf. Or. 36 § 47. έκ τούτων should be taken with έψηφίσασθε and not with dκούσαντες, cf. Or. 45 § 2 έξ ὧν (dκούσαντες)...γνώσεσθε.

25. lõla βασανζομένων τῶν ἀνθρώτων] equivalent to el lõla ἐβασανζοντο. Hence in the corresponding clause, instead of δημοσία δὲ, which would have been equally good Greek, we have el δὲ δημοσία sc. ἐβασανζοντο (Goodwin, Moods and Tenses § 109. 6).

[The drift of the argument is: 'I objected to a private examination, because my opponents would have said that my report of their statements was untrue; whereas if the examination were public, the responsibility would have rested wholly on the authorities.' P.]

ol dρχοντες.] 'The Eleven.' See note on την άρχην in §

§§ 26—29. My opponents are really claiming what is public property, that is, your own property, men of the jury, and I shall prove this by your own laws. When the jury were proposing to condemn Arethusius to death, my opponents proposed a pecuniary penalty and promised jointly to pay it. So far

σγυντοι αμφισβητούντες των ύμετέρων, ούχ ηκιστα δὲ ὑμιν αὐτοὺς ἐπιδείξω ἐκ τῶν νόμων τῶν ὑμετέρων. οδτοι γάρ, ότε οἱ δικασταὶ ἐβούλοντο θανάτου τιμήσαι τῷ ᾿Αρεθουσίφ, ἐδέοντο τῶν δικαστῶν χρημάτων τιμήσαι καὶ ἐμοῦ συγχωρήσαι, καὶ ώμολόγησαν αὐτοὶ 27 συνεκτίσειν. τοσούτου δη δέουσιν έκτίνειν καθ' α ηγγυήσαντο ώστε καὶ τῶν ὑμετέρων ἀμφισβητοῦσιν. καίτοι οί γε νόμοι κελεύουσι την ούσίαν είναι δημο- 1255 σίαν, δς αν έγγυησάμενός τι των της πόλεως μη αποδιδώ την έγγύην ωστε καλ εί τούτων ην τανδράποδα. προσηκεν αὐτὰ δημόσια είναι, είπερ τι τῶν νόμων 28 δφελος. καὶ πρὶν μεν όφείλειν τῷ δημοσίω ὁ Άρεθούσιος ώμολογείτο των άδελφων εύπορώτατος είναι έπειδή δ' οἱ νόμοι κελεύουσι τἀκείνου ὑμέτερα εἶναι, τηνικαθτα πένης ών φαίνεται ὁ ᾿Αρεθούσιος, καὶ τών μεν ή μήτηρ αμφισβητεί, των δ' οί αδελφοί. χρην δ' αὐτούς, εἴπερ εβούλοντο δικαίως προσφέρεσθαι πρὸς from fulfilling their guarantee, they are actually claiming your own property; and the laws declare that the property of persons who guarantee the payment of a sum to the state and fail to do tratus. so shall be confiscated; so that even on this ground alone, the laws would require the slaves in question to be state property.

As soon as Arethusius becomes indebted to the treasury, instead of being, as was admitted in former days, the wealthiest of the brothers, he is now made out to be ever so poor, and part of his property is claimed by his mother, part by his brothers, as in the present instance by Nicos-

I must ask you in conclusion to consider that there will never be any lack of claimants to contest your property, and to defraud the state of her dues, by making pitiful appeals to your compassion. If you disregard all such pleas in the present case, you will do wisely in finding a verdict against Nicos-

26. τιμήσαι.] See supra § 18. - ἐμοῦ συγχωρῆσαι 80. ἐδέοντο, implored me to acquiesce in my opponents having a pecuniary penalty imposed on them. — $\dot{\omega}\mu o$ λόγησαν αὐτοί συνεκτίσειν, 'they agreed that they would be jointly responsible for the payment.' Kennedy.

27. των υμετέρων.] The slaves claimed by the state, for nonpayment of the fine due from Arethusius, are here dexterously represented as the property of the jury.

28. πένης ών φαίνεται.] 'is made out to be a poor man.'

προσφέρεσθαι.] 'to behave,' Or. 40 § 40.

ύμας, αποδείξαντας απασαν την οὐσίαν την ἐκείνου, 29 τὰ τούτων αὐτῶν εἴ τις ἀπέγραφεν, ἀμφισβητεῖν. ἐὰν οὖν ἐνθυμηθητε ὅτι οὐδέποτ' ἔσται ἀπορία τῶν ἀμφισβητησόντων ὑμῖν περὶ τῶν ὑμετέρων,—ἡ γὰρ ὀρφανοὺς ἡ ἐπικλήρους κατασκευάσαντες ἀξιώσουσιν ἐλεεῖσθαι ὑφ' ὑμῶν, ἡ γῆρας καὶ ἀπορίας καὶ τροφὰς μητρὶ λέγοντες, καὶ ὀδυρόμενοι δι' ὧν μάλιστ' ἐλπίζουσιν ἐξαπατήσειν ὑμᾶς, πειράσονται ἀποστερησαι τὴν πόλιν τοῦ ὀφλήματος. ἐὰν οὖν ταῦτα παριδόντες πάντα καταψηφίσησθε, ὀρθῶς βουλεύσεσθε.

dποδείξαντας.] 'having disclosed' (delivered a formal specification of) 'the estate of Arethusius.'—τούτων αὐτῶν i. e. Nicostratus and Deinon.

29. ἐἀν οὖν—ἐἀν οὖν ταῦτα.]
The sentence is suspended by a parenthesis of several lines from ἢ γὰρ ὀρφανούς to ὀρλήματος, and it is then resumed by the repetition of ἐἀν οὖν.

ορφανούς ή ἐπικλήρους.] 'orphan-sonsor heiresses,' meaning by the latter 'orphan-daughters' 'portionable-sisters'; an 'heiress' under the Athenian law was by no means necessarily in good circumstances. (See note on Or. 45 § 75.)

aπορίας.] 'embarrassments,' distresses.' For this plural

which is not uncommon in Dem. cf. Fals. Leg. § 146, εὐπορίας κτήματα πλοῦτον ἀντὶ τῶν ἐσχάτων ἀποριῶν.—τροφάς μητρὶ 'a mother's maintenance.'

mother's maintenance.'

σδυρόμενοι κ.τ.λ.] 'Appeals

ad misericordiam formed the

staple conclusion of every

speech, and it was not held

undignified for the greatest aristocrats, or grotesque for the

most notorious scamps, to burst

out crying in court, and to

bring up their children to excite

the compassion of the jury by

their tears.' Mahaffy, Social

life in Greece p. 369. Cf. Or.

45 § 88 and Or. 54 § 38.

καταινηφίστησθε 1 80. Nure-

καταψηφίσησθε.] εc. Νικοστράτου.

LIV.

ΚΑΤΑ ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ.

ΥΠΟΘΕΣΙΣ.

'Αρίστων 'Αθηναίος δικάζεται Κόνωνι αἰκίας, λέγων ύπ' αὐτοῦ καὶ τοῦ παιδὸς αὐτοῦ τετυπτήσθαι, καὶ μάρτυρας τούτου παρεχόμενος. ὁ δὲ Κόνων ἀρνεῖται τὸ πράγμα καὶ μάρτυρας ἀντιπαρέχεται, οῦς ὁ Δημοσθένης οῦ φησι πιστούς βεβιωκέναι γὰρ φαύλως 1256 καὶ εὐχερῶς ἔχειν πρὸς τὸ ψεύδεσθαι.

Υβρισθείς, ο ἄνδρες δικασταί, και παθών ύπὸ

Argument 1. 2. τετυπτησθαι.] In Classical Greek, we should have had the phrase πληγάς είληφέναι. The tenses from * τυπτέω, with the exception of the future τυπτήσω (used in Attic Prose and Comedy), are characteristic of late Greek. Thus, in the first Argument to the Midias, we have τετύπτηκεν and reruntquevos, and in Lucian (Demonax § 16) we read: ἐπεὶ δέ τις άθλητής...ἐπάταξεν αὐτὸν είς την κεφαλην λίθω και αίμα έρρύη, οἱ μὲν παρόντες ἡγανάκτουν ώς αύτὸς ξκαστος τετυπτημέros, where ἐπάταξεν is correctly used (as in Classical Greek Prose) instead of the acrist active of τύπτω, while τετυπτηuéros is only a late form, for which writers of the best age would have written either πεπληγμένος ΟΙ πληγήν είληφώς.

1

The kara Koreros affords an instructive study on this point

of Greek usage, as will further appear in Excursus (A) at the end of the speech.

6. εὐχερῶς ἔχειν κ.τ.λ.] 'make no difficulty about lying.' Or.21 (Meid.) § 103, τὸν μαρὸν καὶ λίαν εὐχερῆ, τὸν κονιορτὸν Εὐκτήμονα. So ραδίως δμυύναι infra § 39. P.]

§§ 1,2. I was grossly assaulted by the defendant Conon, and, for a very long time indeed, my life was despaired of. When I was restored to health and strength, instead of going beyond my years by bringing against him a public indictment for brutal outrage, I followed the advice of my friends and took the easier course of instituting a private suit for a common assault. I ask for your indulgent hearing, while I briefly relate to you my wrongs, and I trust that, if I prove my case, you will help me to my rights. 1. υβρισθείς—ταυτηνί.] The Κόνωνος τουτουὶ τοιαῦτα ὅστε πολὺν χρόνον πάνυ μήτε τοὺς οἰκείους μήτε τῶν ἰατρῶν μηδένα προσδοκᾶν περιφεύξεσθαί με, ὑγιάνας καὶ σωθεὶς ἀπροσδοκήτως ἔλαχον αὐτῷ τὴν δίκην τῆς αἰκίας ταυτηνί. πάντων δὲ τῶν φίλων καὶ τῶν οἰκείων, οῖς συνεβουλευόμην, ἔνοχον μὲν φασκόντων αὐτὸν ἐκ τῶν πεπραγμένων εἶναι καὶ τῆ τῶν λωποδυτῶν ἀπαγωγῆ καὶ ταῖς τῆς

opening sentence is best rendered by treating $i\beta\rho\iota\sigma\theta\epsilon$ is and παθών as principal verbs, and beginning a fresh sentence with the word vyidras, e.g. 'I was the victim of wanton outrage, and I suffered such maltreatment at the hands of Conon the defendant, that, for a very long time indeed, neither my friends nor any of my medical attendants expected my recovery. Contrary to expectation, I was restored to health and strength; and I thereupon brought against him the present action for the assault in question.'

This exordium is quoted by the rhetorician Hermogenes as an example of perspicuity and directness of expression. (καθαρότης. Spengel, Rhetores Graeci II. 276.) Here, as in Or. 45, the keynote of the whole speech is struck by the opening word, υβρισθείς.

πολύν χρόνον πάνυ.] For this position of πάνυ, separated from πολύν, the word which it obviously qualifies, cf. Plato, Hipp. Maj. 282 Ε ἐν όλίγω χρόνω πάνυ and (Dem.) Procem. 18 βραχύ τί μοι πεισθήτε πάνυ.

έλαχον...δίκην.] lit. 'obtained his suit by lot,' 'had it allotted to him,' i.e. 'obtained leave (from the Archon) to bring this action.' Where several lawsuits were instituted at

the same time, the Archon decided by lot the order in which they were to be heard (κληροῦν τὰς δίκας); hence the applicant for leave to bring an action is commonly said λαγχάνειν δίκην.

 $\tau \hat{\eta}$ s aiklas.] 'the assault in question.' Ariston, as he further explains in the next sentence. is bringing against Conon a private suit for assault (alkias $\delta(\kappa\eta)$, instead of a public indictment for wanton outrage $(\ddot{v}\beta\rho\epsilon\omega s \gamma\rho\alpha\phi\dot{\eta})$. The penalty in the former was light, namely, a pecuniary fine paid to the plaintiff; in the latter, it was either a fine paid to the state, or, in extreme cases, death. The former implied that the complainant had been simply assaulted and struck, the latter that he had been subjected to malicious and brutal indignities.

α l κ l α διαφέρει ὔβρεως, ὅτι α l κ la μèν ἡ διὰ πληγῶν, ὔβρις δὲ καὶ ἀνευ πληγῶν μετὰ προπηλακισμοῦ καὶ ἐπιβουλῆς διὸ καὶ εὐθῦναι ἐλάττονες τῆς α k las (Lexica Segueriana p. 355).

συνεβουλευόμην... συμβουλευόντων.] 'consulted'... 'counselled.' The active and middle senses of this verb are also found side by side in Xen. An. II. 1. 17, ξυμβουλευομένοις ξυνεβούλευσε τάδε.

τῆ τῶν λωποδυτῶν ἀπαγωγῆ.]

ύβρεως γραφαίς, συμβουλευόντων δέ μοι καλ παραινούντων μὴ μείζω πράγματα ἡ δυνήσομαι φέρειν
ἐπάγεσθαι, μηδ΄ ὑπὲρ τὴν ἡλικίαν ὧν ἐπεπόνθειν ἐγκαλοῦντα φαίνεσθαι, οὕτως ἐποίησα καλ δι' ἐκείνους
ἰδίαν ἕλαχον δίκην, ἥδιστ' ἀν, ὧ ἄνδρες 'Αθηναίοι,

'the summary process directed against footpads,' i.e. 'summary arrest and imprisonment for highway robbery.' plaintiff's friends meant that Conon might have been captured flagrante delicto, and carried off to prison as a λωποδύτης (lit. 'a clothes-stealer'). According to the plaintiff's subsequent statement, would be actually true, as Conon and his friends had stripped him of his cloak and carried it off (§ 8 ἐξέδυσαν, and § 10 απεκομίσθην γυμνός, ούτοι δὲ ψχοντο θοιμάτιον λαβόντες μου). Cf. Isocr. de perm. § 90, τούτον απαγαγών ανδραποδιστήν και κλέπτην και λωποδύτην. Dem. Or. 22 § 26, Aeschin. Timarch. § 91 and Lysias Or. 10 § 10.

ὖβρεως γραφαῖς.] here contrasted with alkias δίκη.—Harpoet. γραφή δημοσίου τινος έγκληματος δυομα. δίκη ίδίως λέγεται ἐπὶ ίδιωτικῶν ἐγκλημάτων, ώς σαφὲς ποιεῖ Δημοσθένης ἐν τῷ κατὰ Κόνωνος.

[The plural γραφαl shows that more than one public indictment could have been framed. See also Or. 21 (Meid.) § 28, καὶ δίκας ἰδίας δίδωσιν ὁ νόμος μοι καὶ γραφὴν ὔβρεως. P.]

έπαγεσθαι.] 'to take upon my shoulders a greater burden than I should be able to bear.' —πράγματα, in taking legal action. P.]

. ὑπὲρ τὴν ἡλικίαν—φαίνεσθαι.]

'to incur the imputation of going beyond my years in undertaking to prosecute for the maltreatment I had received.' The task of instituting and carrying to its issue a γραφή ὕβρεως would be more laborious and would require greater skill and experience than was involved in a blkn alklas. young man like Ariston would find himself in an awkward and invidious position, as prosecutor in so ambitious a case as a $\gamma \rho \alpha \phi \dot{\eta}$ $\ddot{v} \beta \rho \epsilon \omega s$, not to mention his being unequally matched against an unscrupulous opponent who was older than himself and had numerous connexions to support him. He would also be deterred (though he does not here confess it) by the rule requiring the prosecutor to pay a fine of a thousand drachmae in the event of his not obtaining at least one-fifth part of the votes. The construction is, eyka-

λοῦντα τούτων ὰ ἐπεπόνθειν.
[ὑπὲρ τῆν ἡλικίαν may mean, 'beyond the resentment suited to my years,' implying that a

to my years,' implying that a young man ought to put up with a little affront, and not make a serious matter of it. P.] δδαν.] ἀντὶ τοῦ ἐδιωτικὴν Δη-

ιδίαν.] άντι τοῦ ιδιωτικὴν Δημοσθένης ἐν τῷ κατὰ Κόνωνος, ἐλέγετο δὲ τὸ ἴδιον και ιδιωτικὸν ώς ὁ αὐτὸς ῥήτωρ ἐν τῷ κατὰ Ζηνόθεμιν (§ 32 πρᾶγμα ίδιον). Harpocration.

[ήδιστ' αν κρίνας, for καίτοι ήδιστ' αν ξκρινα, well illustrates 2 θανάτου κρίνας τουτονί. καὶ τούτου συγγνώμην ἔξετε, εὖ οἶδ ὅτι, πάντες, ἐπειδὰν ἃ πέπονθ ἀκούσητε δεινῆς γὰρ οἴσης τῆς τότε συμβάσης ὕβρεως οὐκ ἐλάττων ἡ μετὰ ταῦτ ἀσέλγειά ἐστι τουτουί. ἀξιῶ δὴ 1257 καὶ δέομαι πάντων ὁμοίως ὑμῶν πρῶτον μὲν εὐνοῖκῶς ἀκοῦσαί μου περὶ ὧν πέπονθα λέγοντος, εἶτ, ἐὰν ἠδικῆσθαι καὶ παρανενομῆσθαι δοκῶ, βοηθῆσαί μοι τὰ δίκαια. ἐξ ἀρχῆς δ' ὡς ἔκαστα πέπρακται, διηγήσομαι πρὸς ὑμᾶς, ὡς ᾶν οἷός τε ὧ διὰ βραχυτάτων.

'Εξήλθομεν, έτος τουτί τρίτον, είς Πάνακτον φρου-

the fondness of the Greeks for participial construction. The sense is, 'though I would most gladly have brought him to trial on the capital charge.' P.]

θανάτου.] The penalty of death was inflicted in cases of λωποδυτών άπαγωγή, and even in special cases of ύβρεως γραφή. For the former, cf. Xen. Μεπ. 1. 2. 62, έαν τις φανερός γένηται λωποδυτών ή βαλαντιστομών ή τοιχωρυχών, τούτοις θάνατός έστιν ή ζημία, and for the latter, Lysias, fragm. 44, καίτοι τις ούκ οίδεν ύμων ότι την μέν αίκίαν χρημάτων έστι μόνον τιμήσαι, τοὺς δὲ ὑβρίζειν δὸξαντας ἔξεστιν ὑμῦν θανάτω ζημιοῦν.

2. δεωής—τουτουί.] The original outrage, atrocious as it was, does not surpass the subsequent brutality of the defendant. See § 26. The first clause may perhaps be taken as a genitive absolute.

παρανενομήσθαι.] The passive is formed just as if the verb were directly transitive in the active, i.e. as if the active construction were παρανομεῖν τωα, and not εἰς τινα. So also the active παροινεῖν εἰς τινα has παροινεῖσθαι for its correspond-

ing passive. (See below § 4 init. and § 5 fin.)

βοηθήσαι μοι τὰ δίκαια.] 'assist me to my rights.' For the phrase and the context, cf. Or. 27 § 3 δέομαι ὑμῶν..μετ' εὐνοίας τ' ἐμοῦ ἀκοῦσαι κᾶν ἡδικαια, ποιήσομαι δ' ώς ᾶν δύνωμαι δὶ βραχυτάτων τοὺς λόγους. A fuller phrase may be noticed in § 42 of this speech, βοηθεῖν καὶ τὰ δίκαια ἀποδιδόναι.

The exordium has several points of coincidence with that of Or. 45. See p. 50.

In the next four sections the plaintiff states the origin of the bad blood between the defendant's family and himself. The narrative, though part of the διήγησις which naturally follows immediately after the προοίμιον of a forensic speech. is only preliminary to the recital of the facts on which the suit is really founded. It is to this portion of the statement of the case that Rhetoricians like Theodorus of Byzantium would have given the name of προδιήγησις (Arist. Rhet. 111. 13).

§§ 8-6. Two years ago, we were ordered out to Panactum

ρας ήμιν προγραφείσης. Κόνωνος τουτουί έγγυς ήμων, ώς ούκ αν έβουλόμην ή γὰρ ἐξ ἀρχῆς ἔχθρα καὶ τὰ προσκρούσματ' ἐκεῖθεν on garrison duty, and, as ill luck would have it, the sons of Conon pitched their tents close to our own. They picked quarrels with our servants and were persistently guilty of drunken and indecent conduct at the expense of our attendants and ourselves. My messmates and myself represented the case to the general, and he reprimanded them severely for their treatment of ourselves and for their misbehaviour in the camp. Notwithstanding, they burst in upon us on that very evening and violently assaulted us; indeed serious consequences might have ensued, but for the arrival of the officers on the scene of disorder. On our return to Athens. there was naturally some ill blood between Conon's sons and myself, but I simply made up my mind to have nothing more to do with them. However, as the result proved, my collision with the sons in the camp led to my being grossly maltreated by their father the defendant, who instead of rebuking his sons for the original outrage, has himself been guilty of a much more shameful aggression.

3. Etos τουτί τρίτον.] 'two years ago' (sc. ἐστί). Dem. Olunth. 3 § 4 ἀπηγγέλθη...τρίτον ή τέταρτον έτος τουτί, 'Ηραίον

τείχος πολιορκών.

The present passage places the date of the speech in the 'third year after,' or, as we should say, 'two years after,' an expedition to Panactum, a fort on the borders of Attica and Boeotia. Of such an expedition we read in Or. 19 (de

fals. leg.) § 326, περί...τῆς πρὸς Πανάκτω χώρας μεθ' ὅπλων έξερχόμεθα, δ έως ήσαν Φωκείς σψοι ουδεπώποτ' εποιήσαμεν. If these expeditions are identical, the speech was delivered in B. C. 343 or 341, according as we place the historical event in B. c. 345 (with Clinton) or 343 (with Westermann).—A. Schaefer, however, plausibly connects the event in question with certain military operations in B.c. 357, and thus obtains for the date of the speech B. C. 355, the year before the delivery of the orations against Leptines and Androtion (Dem. und seine Zeit, 111. 2. 251).

έσκήνωσαν ούν οί υίεις οί

On Panactum, or Panactus, Harpocration has this article: Πάνακτος: Δημοσθένης κατά Κόνωνος πόλις έστι μεταξύ τῆς 'Αττικής και τής Βοιωτίας. Ηθ further notes that Thucydides makes the word neuter and

Menander masculine.

φρουράς..προγραφείσης.]'being ordered out on garrison duty. For προγράφειν, in the sense of 'putting up a public notice' at head-quarters, compare Arist. Aves 448, dκούετε λεώ· τοὺς όπλίτας νυνμενί | ἀνελομένους θώπλ' απιέναι πάλιν οίκαδε, σκοπεῖν δ' ὄ τι ἄν προγρά φωμεν έν τοις πινακίοις, and Aristotle έν 'Αθηναίων πολιτεία (quoted by Harpocration s. v. στρατεία), όταν ήλικίαν έκπέμπωσι, προγράφουσιν από τίνος άρχοντος έπωνύμου μέχρι τίνος δεῖ στρατεύεσθαι.

ώς ούκ αν έβουλόμην ΒC. σκηνῶσαι αὐτοὺς, 'and would to heaven they had not!'

προσκρούσματα.] 'collisions.' Οτ. 39 & 18. πολλοίς προσκρούει ήμιν συνέβη, έξ ὧν δ', ἀκούσεσθε. ἔπινον ἑκάστοτε οὖτοι τὴν ἡμέραν, ἐπειδὴ τάχιστα ἀριστήσαιεν, ὅλην, καὶ τοῦθ ἔως περ ἡμεν ἐπὶ τἢ φρουρᾳ, διετέλουν ποιοῦντες. ἡμεῖς δ' ὥσπερ ἐνθάδ' εἰώθαμεν, οὕτω διή-4 γομεν καὶ ἔξω. ἡν οὖν δειπνοποιεῖσθαι τοῖς ἄλλοις ὥραν συμβαίνοι, ταὐτην ὰν ἤδη ἐπαρώνουν οὖτοι, τὰ μὲν πολλὰ εἰς τοὺς παῖδας ἡμῶν τοὺς ἀκολούθους, τελευτῶντες δὲ καὶ εἰς ἡμᾶς αὐτούς' φήσαντες γὰρ καπνίζειν αὐτοὺς' ὀψοποιουμένους τοὺς παῖδας ἡ κακῶς λέγειν ὅ τι τύχοιεν, ἔτυπτον καὶ τὰς ἀμίδας ὁ κατεσκε-

αὐτοὺς Ζ.

b Bekker.

ἀμίδας Z.

and Or. 37 § 15, φ φίλος ην... τούτω προσκεκρουκότα.

dριστήσαιεν...δειπνοποιείσθαι.]
On άριστον and δείπνον, see
Becker's Charicles p. 818, ed. 3.

The optative dριστήσαιεν denotes frequent and repeated action, which is also clearly brought out by έκάστοτε and διετέλουν ποιούντες.

4. ωραν.] Not to be translated 'hour' but 'time,' as ωρα in the former sense is found in late Greek only, and was probably first so used by Hipparchus the Alexandrine astronomer in the second century B.C. In phrases like ξθυον ωραν οὐδένος κοινὴν θεων (Eumen. 109) and τὴν τεταγμένην ωραν (Bacch. 724) the rendering 'hour' should be avoided as open to misconstruction.

παίτην...έπαρώνουν...els τοὺς παίδας.] Liddell and Scott in-advertently quote this passage as an instance οἱ παροινεῖν being used transitively 'like ὑβρίζειν,' whereas ταύτην is obviously the accusative of time (so. τὴν ὧραν is expressed by εἰς τοὺς παίδας. For the corresponding passive to this intransitive active, see

§ 5 fin. παροινουμένους. [πάροινος and παροινος mean, not 'to be intoxicated,' but 'to be abusive over one's cups.' P.]

φήσαντες—ξτυπτον.] i.e. φήσαντες τοὺς παΐδας όψοποιουμένους καπνίζειν αὐτούς, ἢ κακῶς λέγειν, ὅ τι τύχοιεν λέγοντες, ἔτυπτον. They made out that our servants, while cooking, annoyed them with smoke, or were constantly insolent to them. Our servants could not open their mouths without being charged with sauciness. [Perhaps ἢ ὅτι τύχοιεν, εο. φήσαντες, 'or any other such pretence.' P.].

έτυπτον.] See Excursus (A) at the end of the present speech.

τὰς ἀμίδας κ.τ.λ.] 'They emptied the chamber-pots on them.' K. (Bekker's Leipsig ed. has κατεσκεδάννυσαν.) Hermogenes, who selects the present narrative as an instance of dπλη διήγησις, draws attention to the orator's plain-speaking in the clauses before us, and quotes them from memory with this comment: οὐ γὰρ εἶχε μᾶλλον δεινῶσαι τῷ λόγῳ ἢ τὰ πράγματα λέγων αὐτὰ ὁ ῥήτωρ ψιλὰ, ἀ ἔπραττον ἐκεῖνοι γυμνὰ γάρ τοι

δάννυον καὶ προσεούρουν καὶ ἀσελγείας καὶ ὕβρεως ουδ' ότιουν απέλειπον. όρωντες δ' ήμεις ταυτα καί λυπούμενοι τὸ μὲν πρῶτον ἀπεπεμψάμεθα, ὡς δ' έχλεύαζον ήμας και ούκ έπαύοντο, τῷ στρατηγῷ τὸ πράγμα εἴπομεν κοινἢ πάντες οἱ σύσσιτοι προσελθόν-5 τες, οὐκ ἐγὼ τῶν ἄλλων ἔξω. λοιδορηθέντος δ' αὐτοῖς έκείνου και κακίσαντος αυτούς ου μόνον περί ών είς ήμας ήσέλγαινου, αλλά και περί ων όλως εποίουν εν τῷ στρατοπέδω, τοσούτου ἐδέησαν παύσασθαι ἡ αίσχυνθηναι ώστ', επειδή θάττον συνεσκότασεν, εὐθὺς ώς ήμας είσεπήδησαν ταύτη τη έσπέρα, καὶ τὸ μὲν 1258 πρώτον κακώς έλεγον, τελευτώντες δε καὶ πληγάς ενέτειναν έμολ, καλ τοσαύτην κραυγήν καλ θέρυβον περλ την σκηνην εποίησαν ώστε και τον στρατηγον και τούς ταξιάρχους έλθειν και των άλλων στρατιωτών τινας, οίπερ εκώλυσαν μηδεν ήμας ανήκεστον παθείν μηδ' αὐτοὺς ποιησαι παροινουμένους ὑπὸ τουτωνία.

⁶ Bekker. ἀπέλιπον Z cum FΣΦr. ^d τούτων Z.

λεγόμενα πλείονα ίσχὺν ἔλαβεν ἢ εί τις αὐτὰ ἐκόσμει λόγοις. (Spengel, Rhet. Gr. 11. 199.)

άπεπεμψάμεθα.] Not 'we drove them away,' but (as is implied by the use of the middle voice) 'we took no notice,' literally, 'we put the matter (ταῦτα) aside from ourselves,' 'dismissed it from our thoughts.' [Cf. Eur. Hec. 72, ἀποπέμπομαι ἔννυχον ὅψω. In the present passage it is a remarkable use. P.]

πάντες οἱ σύσσιτοι.] 'not I alone, but all the messmates in a body.' K. Cf. Lysias Or. 13 § 79 (referred to by Westermann) οδτε συσσιτήσας τούτω οὐδείς φανήσεται οδτε σύσκηνος γενόμενος.

5. $\lambda o i \delta o \rho \eta \theta \epsilon r r o s \kappa. \tau. \lambda.$] 'He censured and rebuked them

severely, not only for their brutal treatment of ourselves, but also for their general behaviour in the camp.' For λοιδορηθείs used in the sense of the acrist middle, of. διαλεχθείs in § 7.— On κακίσαντος, cf. note on Or. 34 § 2.

έπειδή θᾶττον συνεσκότασεν.] 'As soon as ever it grew dark,' 'no sooner was it dusk than..' For ἐπειδή θᾶττον (which isless common than ἐπειδή τάχιστα, § 3), cf. Dem. Or. 37 § 41 ἐπειδή θᾶττον ἀνείλετο, Plato Protag. 425 c, ἐπειδάν θᾶττον συνεή τις, Χen. Cyrop. III. 3—20 ἢν θᾶττον.

ποιήσαι] Sc. μηδέν ἀνήκεστον. The plaintiff candidly admits that the arrival of the authorities prevented himself and his friends doing violence to Conon's τοῦ δὲ πράγματος εἰς τοῦτο προελθόντος, ὡς δεῦρ' ἐπανήλθομεν, ἦν ἡμῖν, οἷον εἰκὸς, ἐκ τούτων ὀργὴ καὶ ἔχθρα πρὸς ἀλλήλους. °οὐ μὴν ἔγωγε ῷμην δεῖν οὔτε δίκην λαχεῖν αὐτοῖς οὔτε λόγον ποιεῖσθαι τῶν συμβάντων οὐδένα, ἀλλ' ἐκεῖνο ἀπλῶς ἐγνώκειν τὸ λοιπὸν εὐλαβεῖσθαι καὶ φυλάττεσθαι μὴ πλησιάζειν τοῖς τοιούτοις. πρῶτον μὲν οὖν τούτων ὧν εἴρηκα βούλομαι τὰς μαρτυρίας παρασχόμενος, μετὰ ταῦτα οἷα ὑπ' αὐτοῦ τούτου πέπονθα ἐπιδεῖξαι, ἵνα εἰδῆτε ὅτι ῷ προσῆκε τοῖς τὸ πρῶτον ἁμαρτηθεῖσιν ἐπιτιμᾶν, οὖτος αὐτὸς πρότερος πολλῷ δεινότερ' εἴργασται.

MAPTTPIAI.

🗘 Το μεν τοίνυν οὐδένα ῷμην δεῖν λόγον ποιεῖσθαι,

 μὰ τους θεους, οὐ μὴν ἔγωγε Z cum libris Demosthenis; οὐ μὴν ἔγωγε μὰ τους θεους Bekker cum Dionysio.

sons in self-defence, provoked and exasperated as they were by the brutal assaults of their opponents.

παροινουμένους.] The active construction is παροινεῖν εἴς τινα, cf. § 4 and see note on Isocr. ad Dem. § 30, πιστευθέντες.

6. τοις τοιούτοις.] Not 'men of like character to the sons of Conon,' but rather 'the sons of Conon themselves, who had shewn themselves to be of such a character as I have described.'

μετά ταῦτα οἶα—προσῆκε.] These few words as printed in Dindorf's ed. include no less than seven instances of hiatus, five of which can however be readily removed by elision. Benseler, who has exhaustively treated this subject in his volume de hiatu in oratoribus Graecis, says of the speeches of Dem. against Conon and Callicles: orator solet verba ita contungere et collocare, ut plerum-

que vocalium concursus evitetur. p. 152.

τοις... άμαρτηθείσιν.] Neuter, 80. ύπο των υίξων των Κόνωνος.

πρότερος.] as a ringleader in acts of aggression.

Here follows the narrative proper.

§§ 7—9. Not long after our return from the camp, I was taking my usual evening walk in the market place with a friend of mine, when a son of the defendant, Ctesias by name, who was intoxicated at the time, caught sight of us, and after raising a yell and muttering something indistinctly to himself, went off to a part of the town where a large party, including his father, had met for a carouse; summoned them to his standard, and made them march with him down to the market place. On closing with us, one of them fell upon my friend and pinned him, while Conon and his son and another

ταῦτ' ἔστιν. χρόνφ δ' ὕστερον οὐ πολλῷ περιπατοῦντος, ὥσπερ εἰώθειν, ἑσπέρας ἐν ἀγορῷ μου μετὰ
Φανοστράτου τοῦ Κηφισιέως, τῶν ἡλικιωτῶν τινὸς,
παρέρχεται Κτησίας ὁ υίὸς ὁ τούτου, μεθύων, κατὰ
τὸ Λεωκόριον, ἐγγὺς τῶν Πυθοδώρου. κατιδών δ' ἡμᾶς
καὶ κραυγάσας, καὶ διαλεχθείς τι πρὸς αὐτὸν οὕτως ὡς

attacked myself, stripped me of my cloak, dashed me into the mud, jumped upon me, and otherwise grossly maltreated me. The language I heard them use. as I lay helpless on the ground, was simply awful, and would hardly bear repeating; Conon himself meanwhile set up a crowing like a victorious game-cock. When they had left me, some people, who happened to come up, carried me home, and afterwards took me to a public bath, where they washed me all over, and brought the surgeons to see

I will now call evidence, to

attest to these facts.

ξσπέραs.] Cf. νυκτὸs in § 28, and see Farrar's Gk. Syntax § 46 n. and Abbott's Shaksp.

Gr. § 176.

ėν ἀγορᾶ.] anarthrous, like ἄστυ and πόλις (when used of Athens); below we have εἰς τ ἡν ἀγοράν. Similarly εἰς βαλανεῖον in § 9, followed by εἰς τὸ βαλανεῖον in § 10.

The Agora lay below the northern side of the Acropolis.

τοῦ Κηφισιέωs.] The deme Κηφισία belonged to the tribe Erechtheis, and lay N.E. of Athens at the foot of Pentelicus. 'Cephissia was the demus of the comic poet—the Attic Terence—Menander.' Wordsworth, Athens and Attica.

Λεωκόριον.] The monument of the daughters of Leos, (Praxithea, Theope, Eubule,)

who, at the command of an oracle, sacrificed themselves for their country. (Dem.) Or. 60 (Epitaph.) § 29 (αὶ Λεὼ κόραι) έαυτας έδοσαν σφάγιον πολίταις ύπερ της χώρας. Cicero de nat. deor. III. § 50. Harpocration states that it was év μέσφ τῷ Κεραμεικῷ, i.e. in the midst of the inner Cerameicus. the N.W. district of Athens, lying within the walls, as opposed to the outer Cerameicus, the κάλλιστον προάστειον where the Athenian warriors were buried. (Thuc. 11. 34, Arist. Aves 395.)

It was close to the Leocorium that Hipparchus was slain by Harmodius and Aristogeiton (Thuc. vi. 57.) [κατά is 'opposite to,' as Aesch. Theb. 528, τύμβον κατ' αὐτὸν διογενοῦς 'Αμφίονος, and so frequently in Thucyd. in the sense of 'off a coast, or river.' P.

τῶν Πυθοδώρου.] 'The premises of Pythodorus,' either understanding οἰκιῶν, or more probably δωμάτων, like the expression which occurs twice in Or. 43 (Μαςαπτ.) § 62 (νόμος) εἰς τὰ τοῦ ἀποθανόντος εἰσιέναι. Τheocr. II. 76. μέσαν κατ' ἀμαξιτόν, ἄ τὰ Λύκωνος. [Ατ. Vesp. 1440, οὕτω δὲ καὶ σὸ παράτρεχ' ἐς τὰ Πιττάλου. P.]

διαλεχθείς.] Cf. § 5 λοιδορηθείς.
— ώς αν μεθύων, sc. διαλεχθείη.
See on Or. 84 § 32.—μαθεῖν,

BC. ἡμᾶς.

ὰν μεθύων, ὥστε μὴ μαθεῖν ὅ τι λέγοι, παρῆλθε πρὸς Μελίτην ἄνω· ἔπινον γὰρ ἐνταῦθα (ταῦτα γὰρ ὕστερον ἐπυθόμεθα) παρὰ Παμφίλω τῷ κναφεῖ Κόνων 1259 οὐτοσὶ, Θεότιμός τις, ᾿Αρχεβιάδης, Σπίνθαρος ὁ Εὐβούλου, Θεογένης ὁ ᾿Ανδρομένους, πολλοί τινες, οῦς δὲ ἔξαναστήσας ὁ Κτησίας ἐπορεύετο εἰς τὴν ἀγοράν. καὶ ἡμῖν συμβαίνει ἀναστρέφουσιν ἀπὸ τοῦ Φερρεφαττίου καὶ περιπατοῦσι πάλιν κατ' αὐτό πως τὸ Λεωκόριον εἰναι, καὶ τούτοις περιτυγχάνομεν. ὡς δ' ἀνεμίχθημεν, εἶς μὲν αὐτῶν, ἀγνώς τις, ⁴Φανοστράτω προσπίτεν, εἶς μὲν αὐτῶν, ἀγνώς τις, ⁴Φανοστράτω προσπίτεν τος Ες μὲν αὐτῶν, ἀγνώς τις, ⁴Φανοστράτω προσπίτεν τος Ες μὲν αὐτῶν, ἀγνώς τις, ἐψανοστράτων προσπίτεν τος Ες μὲν αὐτῶν, ἀγνώς τις, ἐψονος ἐνερος ἐνε

πρὸς Μελίτην ἄνω.] A hilly district within the walls, comprising part of the western half of Athens. It was so called from Melite, wife of Hercules (Leake's Athens I. 441, 485).

έπινον κ.τ.λ.] Either Pamphilus 'the fuller' or 'woolstapler' had invited Conon and his set to a friendly symposium, or, which is more probable, his shop was their place of lounge. Lysias 24 § 20 ξκαστος ύμων εξθισται προσφοιτάν ὁ μέν πρός μυροπωλείον, ὁ δὲ πρὸς κουρείον ο δε πρός σκυτοτομεῖον, ο δ' όποι αν τύχη και πλείστοι μέν ώς τούς έγγυτάτω της άγορας κατεσκευασμένους, έλάχιστοι δὲ ώς τοὺς πλείστον απέχοντας αὐτής. (See Becker's Charicles p. 279.)-'Aρχεβιάδηs. See note on § 34.

Σπίνθαρος ὁ Εὐβούλου.] This Eubulus was probably the orator and statesman, one of Demosthenes' most formidable opponents. This supposition is strongly confirmed by the fact that the orator in question is known as Εύβουλος Σπινθάρου Προβαλίσιος. The person mentioned in the text would, according to the common custom, be called Spintharus, after his

grandfather. Cf. note on Or. 39 § 27. (A. Schäfer's Dem. u. s. Zeit, 1. 190 n.)

έξαναστήσαs.] The word is sometimes used as a military term of starting soldiers from ambush, as in Thuc. III. 108. 3 εξανάσταντες, and Xen. Hell. IV. 8. 37. The orator makes his client, a young soldier, characteristically describe the scuffle in the language of military life. Similarly, a few lines below, dνεμίχθημεν when we closedwith one another.

8. συμβαίνει...καὶ περιτυγχαίνομεν.] A simple and somewhat archaic form of phrase instead of δτε περιτυγχάνομεν. Thuc. 1. 50, ἢδη ἢν ὀψὲ καὶ οἱ Κορίνθιοι ἐξαπίνης πρύμναν ἐκρούοντο, Soph. Phil. 354 (Kühner § 518 8).

Φερρεφαττίου.] The site of the temple of Persephone is uncertain; it is supposed to have been south of the Leocorium, and close to the statue of Triptolemus, but we have no data worth mentioning besides the vague indications of the present passage (Leake's Athens 1.488, and Wordsworth's Athens and Attica, p. 150).

els μèν—êκεινον.] 'One of

πτει καὶ κατείχεν ἐκείνον, Κόνων δ' ούτοσὶ καὶ ὁ υίὸς αὐτοῦ καὶ ὁ 'Ανδρομένους υίὸς ἐμοὶ περιπεσόντες τὸ μὲν πρῶτον ἐξέδυσαν, εἶθ' ὑποσκελίσαντες καὶ ῥάξαντες εἰς τὸν βόρβορον οὕτω διέθηκαν ἐναλλόμενοι καὶ ὑβρίζοντες ὥστε τὸ μὲν χείλος διακόψαι, τοὺς δ' ὀφθαλμοὺς συγκλείσαι οὕτω δὲ κακῶς ἔχοντα κατέλιπον ὅστε μήτε ἀναστῆναι μήτε φθέγξασθαι δύνασθαι. κείμενος δ' αὐτῶν ἤκουον πολλὰ καὶ δεινὰ λεγόντων. καὶ τὰ μὲν ἄλλα καὶ βλασφημίαν ἔχει τινὰ, καὶ ὀνομάζειν ὀκνήσαιμ' ἃν ἐν ὑμῖν ἔνια, ὁ δὲ τῆς Βεkker cum Dionusio.

^R Bekker cum Dionysio. λείπειν kr.

them, whom I failed to identify, suddenly fell on Phanostratus, and pinned him.' The present προσπίπτει gives a vivid effect to the description, and the imperfect κατείχεν must also be noticed as implying that the plaintiff's friend was held fast during the whole of the ensuing scuffle, and therefore could offer no assistance.—ό υἰδε αὐτοῦ, Ctesias. — ἐξέδυσαν, 'stripped me' of my cloak § 9, ἄχοντο θοἰμάτιον λαβόντες μου.

eiθ'—συγκλεῖσαι.] 'next, they tripped me up, and made me fall heavily into the mud, and by leaping upon me, and maltreating me, they put me in such a condition that they cut my lip right through, and bunged up my eyes.'

9. τὰ μὲν ἄλλα—ἐν ὑμῶν ἔνια.] i.e. 'much of what they said was most abusive, and some of it I should be sorry to repeat in your presence.' Cf. Or. 18 § 103, ὅσ' ὀκνήσαμ' ἀν πρὸς ὑμᾶς εἰπεῦν, 21 § 79, οὐ γὰρ ἔγωγε προαχθείην ἄν εἰπεῦν πρὸς ὑμᾶς τῶν τότε ῥηθέντων οὐδέν (quoted by Westermann), and esp. Aeschin. Τimarch. § 55, τοαῦτα

άμαρτήματα καὶ τοιαύτας δβρεις... οίας εγώ μὰ τὸν Δία τὸν 'Ολύμπιον οὐκ ἄν τολμήσαιμι πρὸς ὑμᾶς είπεὐ α γὰρ οῦτος ἔργψ πράττων οὐκ ἡσχύνετο, ταῦτ' εγὼ λόγψ σαφῶς έν ὑμῖν είπὼν οὐκ ἄν ἐδεξάμην ζῆν. Cic. Verr. II. 1,32.

This rhetorical device of professing to have compunctions at repeating the bad language of one's opponent is sufficiently obvious. The effect is threefold. (1) the court is left to imagine that the terms of abuse were singularly offensive; (2) the plaintiff is accredited with being a man of high principle for hesitating to repeat the abominable language of his opponent, -for what Aristotle would call his δυσχέρεια τών αlσχρών; and (3) the court is flattered by the compliment implied in the assurance that the language was too indecent to be repeated in their hearing. Cf. Arist. Rhet. III. 7, παθητική δέ, έὰν μέν ή υβρις, δργιζομένου λέξις, έἀν δὲ ἀσεβῆ καὶ αἰσχρὰ, δυσχεραίνοντος και εύλαβουμένου και λέγειν.

174 LIV. KATA ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ. [§§ 9—11.

ὕβρεώς ἐστι τῆς τούτου σημεῖον καὶ τεκμήριον τοῦ παν τὸ πραγμα ὑπὸ τούτου γεγενῆσθαι, τοῦθ' ὑμῖν ἐρῶ ἢδε γὰρ τοὺς ἀλεκτρυόνας μιμούμενος τοὺς νενικηκότας, οἱ δὲ κροτεῖν τοῖς ἀγκῶσιν αὐτὸν ἤξίουν ἀντὶ πτερύγων τὰς πλευράς. καὶ μετὰ ταῦτα ἐγὼ μὲν ἀπεκομίσθην ὑπὸ τῶν παρατυχόντων γυμνὸς, οὖτοι δ' ἄχοντο θοἰμάτιον λαβόντες μου. ὡς δ' ἐπὶ τὴν θύραν ἤλθον, κραυγή καὶ βοή τῆς μητρὸς καὶ τῶν θεραπαινίδων ἤν, καὶ μόλις ποτὲ εἰς βαλανεῖον ἐνεγκόντες με καὶ περιπλύναντες ἔδειξαν τοῖς ἰατροῖς. ὡς οὖν ταῦτ' ἀληθή λέγω, τούτων ὑμῖν τοὺς μάρτυρας παρέξομαι.

h Bekker.

μόγις Z cum Σ.

σημεῖον.] To be taken with

δβρεως; τεκμήριον with τοῦ
γεγενῆσθαι. The former is
'an indication,' 'a sign'; the
latter 'a conclusive proof,' (note
on Isoor. ad Dem. § 2).

δδε—πλευράε.] 'he began to

iδε—πλευράs.] 'he began to erow, mimicking the fighting-cocks that have won a victory, while the rest bade him flap his elbows against his sides, like (lit. in lieu of) wings.

If the authority of Aelian (var. hist. 11. 28) may be trusted, cock-fighting was a political institution at Athens, and took place in the public theatre once a year. (See esp. Becker's Charicles p. 77 n., also p. 80—81, where the whole scene described in the text is admirably woven in with the adventures of Charicles.)

[Plato, Theaet. p. 164, φαινόμεθά μοι άλεκτρύονος άγεννοῦς δίκην, πρὶν νενικηκέναι, ἀποπηδήσαντες ἀπό τοῦ λόγου άδειν. Ατ. Vesp. 705, κάθ' ὅταν οὖτός γ' ἐπισίζη ἐπὶ τῶν ἐχθρῶν τιν' ἐπιρρύξας, ἀγρίως αὐτοῖς ἐπιπηδῶς. The fighting-cock springs upon its adversary, and uses its spur to strike the head. P.]

γυμνός.] So. ανευ τοῦ ἰματίου, stripped of his cloak, as is clearly shewn by the following clause. Ar. Lys. 150 ἐν τοῖς χιτωνίοισι... γυμνοίς εἰσιέναι νομίζεται... - ἄχοντο, in its usual pluperfect sense, 'after stripping me of my cloak, they had taken to their heels.'— ἢλθον, possibly first person singular, but more probably third person plural, referring to οἱ παρατυχόντες. But cf. § 20, ὑγιὴς ἐξελθὼν φοράδην ἢλθον οἰκάδε.

els βαλανεῖον.] a public bath, as is shewn by § 10, tνα μὴ μακρὰν φεροίμην οἰκαδε ἐκ τοῦ βαλανείου (W.). See Becker's Charicles p. 147—152.—For the context, cf. Lysias, fragm. 75 (of a boy who had been severely thrashed) οῦ δυναμένου δὲ βαδίζειν ἐκόμισαν αὐτὸν els τὸ δεῖγμα ἐν κλίνη, καὶ ἐπέδειξαν πολλοῖς ᾿λθηναίων.

ΜΑΡΤΎΡΕΣ.

1260

τουτονὶ τὸν Χολλείδην, ὅνθ' ἡμῖν συγγενῆ, καὶ Εὐξίθεον τουτονὶ τὸν Χολλείδην, ὅνθ' ἡμῖν συγγενῆ, καὶ Μειδίαν μετὰ τούτου ἀπὸ δείπνου ποθὲν ἀπιόντας περιτυχεῖν πλησίον ὄντι μοι τῆς οἰκίας ἤδη, καὶ εἰς τὸ βαλανεῖον φερομένφ παρακολουθῆσαι, καὶ ἰατρὸν ἄγουσι παραγενέσθαι. οὕτω δ' εἶχον ἀσθενῶς ὥσθ', ἵνα μὴ μακρὰν φεροίμην οἴκαδε ἐκ τοῦ βαλανείου, ἐδόκει τοῖς παροῦσιν ὡς τὸν Μειδίαν ἐκείνην τὴν ἐσπέραν κομίσαι με¹ καὶ ἐποίησαν οὕτως λαβὲ οὖν καὶ τὰς τούτων μαρτυρίας, ἵν' εἰδῆθ' ὅτι πολλοὶ συνίσασιν ὡς ὑπὸ τούτων ὑβρίσθην.

MAPTTPIAI.

Λαβε δη και την του ιατρού μαρτυρίαν.

MAPTTPIA.

11 Τότε μὲν τοίνυν παραχρῆμα ὑπὸ τῶν πληγῶν ὧν^k
¹ Bekker. om. Z cum Σ. ^k Bekker. om. Z cum Σ.

§ 10. I was followed to the bath by Meidias and by a relative of mine who was returning with him from dinner; and as I was too weak to be carried home again that evening, I was taken to the house of Meidias for the night, as will be proved by evidence.

10. Χολλείδην.] 'Ο΄ Χολλείδαι,'
(Or. 35 § 20), a deme of the tribe Leontis, probably situated south of Hymettus and west of Mons Anhydrus, or Hymettus minor (Leake's Athens, II. 57 and Wordsworth's Athens and Attica, chap. xxv.).—τουνί implies that Euxitheus was present in court; the other, Meidias (probably the same as the subject of the well-known oration of Dem.), was absent.—της okdas, Ariston's home.

τὸ βαλανεῖον.] with the article, in reference to βαλανεῖον already mentioned without the article. So in § 7, ἐν ἀγορῷ..els τὴν ἀγορὰν.

άγουσι.] The construction is και παραγενέσθαι αὐτοῖς άγουσιν ιατρόν.

ώς τὸν Μειδίαν.] 'to Meidias' house.' For ώς introducing an accusative of motion towards a person, cf. Thuc. IV. 79, ἀφίκετο ώς Περδίκκαν και ἐς τὴν Χαλκιδικήν.

§§ 11, 12. The surgeon and others have deposed to the immediate consequences of the assault; afterwards, though he expressed no great fears about my external bruises, unintermittent attacks of fever ensued, attended by extreme internal pain. I was quite unable to

ἔλαβον καὶ τῆς ὕβρεως οὕτω διετέθην, ως ἀκούετε καὶ μεμαρτύρηται παρὰ πάντων ὑμῖν τῶν εὐθὺς ἰδόντων. μετὰ δὲ ταῦτα τῶν μὲν οἰδημάτων τῶν ἐν τῷ προσώπῳ καὶ τῶν ἐλκῶν οὐδὲν ἔφη φοβεῖσθαι λίαν ὁ ἰατρὸς, πυρετοὶ δὲ παρηκολούθουν μοι συνεχεῖς καὶ ἀλγήματα ὅλου μὲν τοῦ σώματος πάνυ σφοδρὰ καὶ δεινὰ, μάλιστα δὲ τῶν πλευρῶν καὶ τοῦ ἤτρου, καὶ τῶν σιτίων 12 ἀπεκεκλείμην 1. καὶ ώς μὲν ὁ ἰατρὸς ἔφη, εὶ μὴ κάθαρσις αἴματος αὐτομάτη μοι πάνυ πολλὴ συνέβη περιωδύνῳ ὅντι καὶ ἀπορουμένῳ ἤδη, κᾶν ἔμπυος γενόμενος διεφθάρην νῦν δὲ τοῦτ ἔσωσε τὸ αἷμα ἀποχωρῆσαν. ως οὖν καὶ ταῦτ ἀληθῆ λέγω, καὶ παρηκολούθησέ μοι τοιαύτη νόσος ἐξ ἦς εἰς τοῦσχατόν ἤλθον, ἐξ ὧν ὑπὸ 1261 τούτων ἔλαβον πληγῶν, λέγε τὴν τοῦ ἰατροῦ μαρτυρίαν καὶ τὴν τῶν ἐπισκοπούντων.

1 Bekker cum rA1.

άπεκεκλιίσμην Ζ.

eat; and but for a violent discharge of blood at a critical time, death would have resulted, as will be proved by medical evidence.

τῶν σιτίων ἀπεκεκλείμην.] 'I was cut off from, debarred from, my food,' 'too ill to eat anything.' Hesychius explains ἀτοκεκλῆσθαι σιτίων ἀνορέκτως ἔχειν τροφῆς.—Strict Atticists prefer ἀπεκεκλήμην (from old Attic κλήω) to ἀπεκεκλείμην and ἀπεκεκλείσμην (Veitch, Gk. verbs).—ἤτρου, 'the pit of the stomach.'

12. el μη—διεφθάρην.] 'If a copious discharge of blood had not spontaneously occurred, while I was in extreme agony and at the very crisis of the malady, I should have died of internal suppuration.' [An injury caused by the stamping upon him when down, was relieved at last by passing blood from some

internal hemorrhage. P.] περιωδύνω is possibly a technical term, at any rate it is used by Hippocrates, 'the Father of Medicine,' and he also has περιωδυνείν, περιωδυνία and περιωδυνόσοθαι. [μοῦρα μὴ περιώδυνος μηδέ δεμνιστήρης occurs in Aesch. Ag. 1423. P.]— ἀπορουμένω is either passive, 'despaired of,' or more probably middle, 'doubtful of my recovery,' οἰκ εἰδὼς εἰ περιφεύξομαι § 28.—On the quantity of ἔμπνος, see Excursus (B) to this speech.

τοῦτ' ἔσωσε.] The construction is τοῦτο τὸ αΐμα, ἀποχωρῆσαν, ἔσωσέ με, 'the passing of this blood saved my life.'

παρηκολούθησε—πληγών] Constr. τοιαύτη νόσος, έξ ης είς τοῦσχατον ήλθον, παρηκολούθησε μοι έκ τῶν πληγών, δες ὑπὸ τουτων (sc. Conon, Ctesias and Theogenes) ελαβον.

τῶν ἐπισκοπούντων.] those who

MAPTTPIAI.

13 ^σΟτι μὲν τοίνυν οὐ μετρίας τινὰς καὶ φαύλας λαβῶν πληγὰς, ἀλλ' εἰς πῶν ἐλθῶν διὰ τὴν ὕβριν καὶ τὴν ἀσέλγειαν τὴν τούτων πολὰ τῆς προσηκούσης ἐλάττω δίκην εἴληχα, πολλαχόθεν νομίζω δῆλον ὑμῖν γεγενῆσθαι. οἶμαι™ δ' ὑμῶν ἐνίους θαυμάζειν τίνα™ ποτ' ἐστὶν ἃπρὸς ταῦτα τολμήσει Κόνων λέγειν. βούλομαι δὴ προειπεῖν ὑμῖν ἃ ἐγὰ πέπυσμαι λέγειν αὐτὸν παρεσκευάσθαι, ἀπὸ τῆς ὕβρεως καὶ τῶν πεπραγμένων

m olouai Z.

n τί ποτ Z.

came to see me, 'visited me in illness.' Xen. Cyrop. vIII. 2. 25, όπότε τις άσθενήσειε τῶν θεραπεύεσθαι ἐπικαιρίων, ἐπεσκόπει καὶ παρεῖχε πάντα ὅτου εδει (W.); also in middle, Xen. Liem. III. 10, ἀρρωστήσαντος φίλου φροντιστικῶς ἐπισκέψασθαι.

§§ 13-15. Let me now tell you beforehand of the course which Conon will take in his reply: he will divert your attention from the facts and try to throw ridicule on the whole affair; he will tell you it was only the playful pleasantry that is common among young men about town. He will misrepresent us as just like his sons in character, and only different in being hard on other people. But the jury will be inflicting what I may call a fresh outrage upon me, if they are going to believe the defendant's bare assertion about our respective characters and to allow no weight to the evidence of our life and conduct.

13. els πῶν ἐλθῶν.] While πῶν ποιεῖν and πάντα ποιεῖν are invariably used in the active sense of 'straining every nerve,' 'leaving no stone unturned,' els πῶν ἐλθεῖν and similar phrases

have often (like els τοδσχατον ελθέν of the last section) the passive notion of being reduced to the utmost extremity, as in the present passage.

Thus (i) in active sense we have Xen. Cyr. v. 4. 26 κατνα έποιουν πείθοντες τον βασιλέα, Απαδ. III. 1. 18 έπι πῶν ελθου, ώς ἡμῶς τὰ ἐσχατα αικισάμενος πῶσιν ἀνθρώποις φόβου παράσχοι, Soph. O. T. 265 κὰπὶ πάντ ἀφίξομαι ζητῶν τον αὐτόχειρα.

(ii.) in passive; Xen. Hell. vi. 1. 12 οίδα δέ, ὑφ οίας δυμάμεως...εἰς πῶν ἀφίκετο βασιλεύς. Plato Symp. 194 λ, μάλ' ἄν φοβοῖο καὶ ἐν παντὶ εἴης.

της προσηκούσης έλάττω δίκην.] 'I have entered on an action much below the merits of the case.' Cf. latter half of \$ 1.

τίνα ποτ' ἐστὶν ἄ.] The Zurich editors and Westermann prefer τί ποτ' ἐστὶν ἄ, 'what is the import (sing.) of the points (plur.) that Conon will urge in his defence.' τί...ἀ is more idiomatic than τίνα...ἀ.

ἀπὸ τῆς ὕβρεως—ἐρεῖν.] In apposition to λέγειν παρεσκευάσθαι, and loosely dependent on πέπυσμαι. A simpler construction might have been brought about

178 LIV. KATA KONΩNOΣ AIKIAΣ. [§§ 14, 15.

τὸ πράγμ' ἄγοντα εἰς γέλωτα καὶ σκώμματα ἐμβαλεῖν 14 πειράσεσθαι, καὶ ἐρεῖν ὡς εἰσὶν ἐν τῆ πόλει πολλοὶ, καλῶν κἀγαθῶν ἀνδρῶν υἱεῖς, οῖ παίζοντες οῖα ἄνθρωποι νέοι σφίσιν αὐτοῖς ἐπωνυμίας πεποίηνται, καὶ καλοῦσι τοὺς μὲν ἰθυφάλλους, τοὺς δὲ αὐτοληκύθους, ἐρῶσι δ' ἐκ τούτων ἐταιρῶν τινὲς, καὶ δὴ καὶ τὸν υίὸν τὸν ἑαυτοῦ εἶναι τούτων ἔνα, καὶ πολλάκις περὶ ἐταίρας καὶ εἰληφέναι καὶ δεδωκέναι πληγὰς, καὶ ταῦτ εἶναι νέων ἀνθρώπων. ἡμᾶς δὲ πάντας τοὺς ἀδελφοὺς παροίνους μέν τινας καὶ ὑβριστὰς κατασκευάσει°, ἀγνώ-

nn Bekker.

καὶ περί Z cum Σ.

Bekker.
 κατασκευάσαι Δ¹.

παρασκευάσεω Z cum Σ, κατεσκευάκασι FΦ,

by closing the sentence with παρεσκευάσθαι and then beginning afresh with some such sentence as the following: and γάρ της υβρεως και τών πεπραγμένων το πραγμ' απαγαγών, els γέλωτα καὶ σκώμματ' ἐμβαλεῖν πειράσεται, καὶ έρεῖ κ.τ.λ., and in English translation this would give a clearer sense than any slavishly literal rendering of the more complex construc-'He will tion in the text. divert your attention from the wanton outrage and the actual facts of the case; and will endeavour to turn the whole affair into mere jest and ridi-That els γέλωτα καί σκώμματ' ἐμβαλεῖν is the construction (and not καὶ σκώμματ' *ἐμβαλεῖν πειράσεσθαι, καὶ ἐρεῖν,*) appears from (Dem.) Phil. 4 §75,τὸ πρᾶγμα είς γέλωτα καὶ λοιδορίαν έμβαλόντες. - Hesychius, referring perhaps to the present passage, has σκώμματα· λοιδορήματα γέλωτος χάριν.

14. καλῶν κάγαθῶν.] In good Greek always spelt as two words, not καλὸς καὶ ἀγαθὸς οτ καλοκάγαθὸς (see further, on Isoor, Paneg.

§ 78). Trans. 'sons of respectable people, who in their youthful frolics have given themselves nicknames,' σφίσν αὐτοῖ sis not necessarily limited to the reflexive sense, but is sometimes almost equivalent to the reciprocal pronoun ἀλλήλοις (see Isocr. Paneg. § 34).

lθυφάλλους.....αὐτοληκύθους.]
'Priapi and Sileni,' K (following the French translation of Auger). For an account of the word αὐτολήκυθος, see Excursus

(C) to this speech.

έρωσι κ.τ.λ.] The construction is τωτε έκ τούτων έρωσω έταιρων.

—καί δὴ καί, used in descending to particulars after a general statement. Or. 55 § 10.—περί έταίρας gen. sing., not acc. pl. [See Or. 21 § 36 p. 525 and Ar. Vesp. 1345. P.]

elληφέναι καὶ δεδωκέναι πληγάs.] These phrases are used to supply the lack of a perf. passive and active of τύπτω, as the Attic prose writers know nothing of the forms τετύφθαι and τετυφέναι. See Excursus (A) on τύπτω.

παροίνους... υβριστάς... άγνώμο-

15 μονας δε καὶ πικρούς. ενώ δ', ω ἄνδρες δικασταὶ, χαλεπως εφ' οις πέπονθα ενηνοχως οὐχ ήττον τοῦτ' ἀγανακτήσαιμ' ᾶν καὶ ύβρισθήναι νομίσαιμι, εἰ οιόν τ' εἰπειν, εἰ ταῦτ' ἀληθή δόξει Κόνων ούτοσὶ λέγειν περὶ ἡμῶν, καὶ τοσαύτη τις ἄγνοια παρ' ὑμιν ἐστιν ὥσθ' ὁποιος ἄν τις ἔκαστος εἶναι φῷ ἡ ὁ πλησίον αὐτὸν αἰ- 1262 τιάσηται, τοιοῦτος νομισθήσεται, τοῦ δὲ καθ' ἡμέραν βίου καὶ τῶν ἐπιτηδευμάτων μηδ' ὁτιοῦν ἔσται τοῖς

pas...πικρούs.] Not only 'drunken' and 'insolent,' but also 'hard' (or, 'unforgiving') and 'ill-tempered.' The four epithets, separated into pairs by μέν and δέ, refer, in the case of the first couple, to the actual 'assault and battery;' in the case of the second, to the lawsuit that had since resulted. Conon will in his artful way represent us as really wild sparks like himself, who are yet inconsistent enough to be churlish and ill-tempered, instead of genial and good-humoured as πάροινοι and υβρισταλ ought to be.

κατασκευάσει.] in bad sense, 'to misrepresent,' 'trump up a story,' 'make out falsely.' Cf. Or. 45 § 82. παρασκευάσειν the reading of the Paris MS depends, like the previous infinitives, on the remote verb πέπυσμαι.

15. χαλεπώς — ένηνοχώς.] 'deeply indignant as I am at the wrongs I have suffered.' Or. 58 \$ 55 πράως έπι τοῦς γιγνομένοις φέρειν.

τοῦτ' ἀγανακτήσαιμ' ἄν.] Or. 8 § 55, ἀγανακτώ αὐτό τοῦτο, εἰ τὰ μὲν χρήματα λυπεῖ τινας ὑμών εἰ διαρπασθήσεται (W). ἀγανάκτειν and similar verbs implying mental emotion, though occasionally followed by a dative

with or without ϵ_{π} l, may have an accusative neuter pronoun (Kühner, Gk. Gr. § 410 c. 5). τοῦτο is explained by ϵl $\delta \lambda \eta \theta \hat{\eta}$ δόξει ούτοσὶ λέγειν, 'deeply indignant as I am at the wrongs I have suffered, I should (if you will pardon the expression) feel no less resentment at this, and should deem myself the victim of a fresh outrage at your hands, if Conon shall be held by you to be speaking the truth about us...' εί οίδν τ' $\epsilon i\pi \epsilon i\nu$ must be understood as a parenthetical apology for using the strong word υβρισθήναι to express the outrage that will be done to the feelings of honest men like the plaintiff, if the defendant's bare assertion is believed outright, and if no weight is given to the unimpeachable testimony presented on the other hand by the exemplary lives of himself and his brothers. Cf. esp. § 43 el προσυβρισθείς ἄπειμι και δίκης μη τυχών.

abrido alridograi] sc. elvai,
'that, whatever sort of person
each one shall assert that he is,
or his neighbour shall accuse
him of being, such he shall be
considered to be, and respectable
citizens shall have no advantage
at all from their daily life or
conduct.'

16 μετρίοις ὄφελος. ήμεις γὰρ οὖτε παροινοῦντες οὐδ ὑβρίζοντες ὑπ' οὐδενὸς ἀνθρώπων ἐωράμεθα, οὖτ' ἄγνωμον οὐδὲν ἡγούμεθα ποιεῖν, εἰ περὶ ὧν ἠδικήμεθ' ἀξιοῦμεν κατὰ τοὺς νόμους δίκην λαβεῖν. ἰθυφάλλοις δὲ καὶ αὐτοληκύθοις συγχωροῦμεν εἶναι τοῖς υἱέσι τοῖς τούτου, καὶ ἔγωγ' εὖχομαι τοῖς θεοῖς εἰς Κόνωνα καὶ τοὺς υἱεῖς τοὺς τούτου καὶ ταῦτα καὶ τὰ τοιαῦτα ἄπαντα 17 τρέπεσθαι. οὖτοι γάρ εἰσιν οἱ τελοῦντες ἀλλήλους τῷ

§§ 16—17. As to our own character, no one has ever seen us playing drunken pranks on other people, and we cannot see how our opponents can call us 'hard' on others, if we claim redress. Conon's sons are welcome to belong to their disorderly clubs, but I shall be surprised if this or any similar plea will enable them to escape with impunity.

16. οδτε παροινοῦντες οὐδ' ύβρίζοντες...ούτ' άγνωμον κ.τ.λ.] This refers to § 14, παροίνους... και ύβριστάς...άγνώμονας δὲ καί The Mss have $o \theta'$ πικρούς. υβρίζοντες, which Baiter (followed by Dindorf and Westermann) alters into οὐδ' ὑβρίζοντες. It would be better perhaps to leave οδθ' υβρίζοντες, and to alter ουτ' into οὐδ' before άγνω-The break between the second clause and the first is clearly greater than between the two parts of the first (viz. παροινουντες and υβρίζοντες).

èωράμεθα.] This form of the perf. of ὁρᾶν (for the older Attic ἄμμαι, the 2nd and 3rd sing. of which occur in Dem.) is also found in Isocr. de permutatione § 110, μηδ' ὑφ' ἐνδs ἐωρᾶσθαι, possibly the earliest extant instance (de perm. belongs to B. c. 355; κατὰ Κόνωνος to B. c. 355 or 341).

συγχωροῦμεν κ.τ.λ.] They are welcome, so far as we are concerned, to the attributes of Priapi and Sileni. For the dat. cf. § 44, πονηροτέροις ἡμῶν εἶναι συνέβαινεν.

εls Κόνωνα...τρέπεσθαι.] Passive. 'recoil upon the head of Conon.' Ar. Ach. 833, πολυ πραγμοσύνη νυν εls κεφαλήν τρέποι' έμοι. (Dem.) Epist. 4 § 10, οι θεοι...την άδικον βλασφημίαν εls κεφαλήν τῷ λέγοντι τρέπουσι.

ol τελοῦντες κ.τ.λ.] 'who initiate one another with Priapic rites.'— πολλὴν αΙσχύνην ἔχει, 'involve deep disgrace even to speak of.'—μὴ ὅτι γε, nedum. Cf. Plato, Phaedr. 240 p, Crat. 427 E, and see note on Or. 34 § 14.

§§ 17 cont.—20. Compare the spirit of our laws with the course which Conon proposes to take. The laws, I understand, affix a penalty even to minor offences, to preclude the perpetration of graver crimes, to prevent men for instance being gradually led from wrangling to blows, from blows to wounding, from wounding to murder. Conon, on the contrary, will make light of the whole affair and will raise a laugh to get himself acquitted. Why! none of you would have laughed had you seen me when

ἰθυφάλλφ, καὶ τοιαῦτα^ρ ποιοῦντες ἃ πολλὴν αἰσχύνην ἔχει καὶ λέγειν, μὴ ὅτι γε δὴ ποιεῖν ἀνθρώπους μετρίους. ἀλλὰ τί ταῦτ' ἐμοί; θαυμάζω γὰρ ἔγωγε, εἴ τίς ἐστι πρόφασις παρ' ὑμῖν ἡ σκήψις εὑρημένη δι' ἡν, ἃν ὑβρίζων τις ἐξελέγχηται καὶ τὑπτων, δίκην οὐ δώσει οἱ μὲν γὰρ νόμοι πολὺ τἀναντία καὶ τὰς ἀναγκαίας προφάσεις, ὅπως μὴ μείζους γίγνωνται, προείδοντο, οἶον (ἀνάγκη γάρ μοι ταῦτα καὶ ζητεῖν καὶ πυνθάνε-

P Bekker.

τά τοιαθτα Z cum Σ.

I was being brutally maltreated, and when I was carried helpless

to my home.

17. θανμάζω γάρ.] The English idiom requires us to leave γάρ untranslated, or else to render it by the exclamation 'why!'—'What has all this to do with me? Why! for my part, I am surprised if in your court they have discovered a plea or pretext, thanks to which a man, if convicted of outrage and assault, shall escape punishment.'

ol μèν γὰρ νόμοι κ.τ.λ.] The influence of μèν extends over the whole of the two following sections, it is then caught up and reiterated in the clause εἶτ' ἐν μèν τοῖς νόμοις οὕτως. Thus the first μèν has no δè corresponding to it, until we reach the words ἀν δ' εἶτη Κόνων. 'The laws say so and so…' 'Not so Conon.'

τὰς ἀναγκαίας προφάσεις κ.τ.λ.]
i. e. προείδοντο ὅπως μηδ΄ al ἀναγκαίαι προφάσεις μείζους γίγγωσται. Thus, to use the illustration supplied below by Demosthenes himself, abusive language is a πρόφασις for dealing blows; blows again are a πρόφασις for inflicting wounds; lastly wounding, for homicide. The laws, by ordaining a legal remedy at each stage, (1) de-

famation, (2) assault, (3) unlawful wounding, interpose to prevent defamation, which is a pretext for assault, growing into actual assault; similarly assault developing into unlawful wounding, and ultimately into homicide.

'The laws on their part have, on the very contrary, made provision, even in the case of pleas of necessity, against the development of those pleas into greater proportions.' meaning is, that the law, by providing an action for every kind of insult, has made it unnecessary for the aggrieved to resort to extremes in avenging himself. By ἀναγκαία πρόφασις he means, for instance, the plea, that a man was insulted and he was obliged to resent The law says, 'that obligation must not be pressed too far, so as to justify you in taking very violent revenge.' P.]

dνάγκη γάρ...γέγονεν.] The plaintiff, a quiet, common-place soldier, is here on the verge of displaying a familiarity with legal technicalities which would be not only out of keeping with his ordinary character, but would be resented by those of the jury who happened to be less versed in legal learning. The

18 σθαι διὰ τοῦτον γέγονεν) εἰσὶ κακηγορίας δίκαι φασὶ τοίνυν ταύτας διὰ τοῦτο γίγνεσθαι, ἵνα μὴ λοιδορούμενοι τύπτειν ἀλλήλους προάγωνται. πάλιν αἰκίας εἰσίν καὶ ταύτας ἀκούω διὰ τοῦτ' εἶναι τὰς δίκας, ἵνα μηδεὶς, ὅταν ἥττων ἢ, λίθφ μηδὲ τῶν τοιούτων ἀμύνηται μηδενὶ, ἀλλὰ τὴν ἐκ τοῦ νόμου δίκην ἀναμένῃ. τραύματος πάλιν εἰσὶ γραφαὶ τοῦ μὴ τιτρωσκομένων

court would be apt to ascribe his acquaintance with the details of the law of defamation, assault, and homicide to that over-litigiousness of character which was as unpopular as it was common, at Athens; or, at the very least, they would put him down as a pedant. Hence Demosthenes introduces a passing apology, explaining that the plaintiff, honest man, owes all his legal lore to the enquiries rendered imperative by the maltreatment he had received from the defendant. Hence. too, the skilful disclaimer of superior knowledge involved in the subsequent phrases: $\phi \alpha \sigma l...$ γίγνεσθαι and άκούω...είναι.

κακηγορίας δίκαι.] Isocr. κατὰ Λοχίτου (an aiκίας δίκη like the present case), § 3 (οι θέντες ήμῶν τοὺς νόμους) οὕτω... ήγησαντο δεινὸν εἶναι τὸ τόπτειν ἀλλήλους, ὥστε καὶ περὶ κακηγορίας νόμον ἔθεσαν, ὅς κελεύει τοὺς λέγοντάς τι τῶν ἀπορρήτων πεντακοσίας δραχμὰς ὀφείλειν. Cf. Lysias, Or. 10 § § 6—12, Dem. Or. 23 § 50, Or. 21 § 32.

18. λοιδορούμενοι.] 'reviling one another.' For the reciprocal sense, cf. Or. 54 § 40, έχθρους αλλήλοις ... λοιδορουμένους καὶ πλύνοντας αὐτοὺς τἀπόρρητα, and Ar. Ranae 857, πραόνως ελεγχ' ελέγχου, λοιδορείσθαι δ' οὐ θέμις ἀνδρας ποιητὰς ὤσπερ ἀρτοπωλίδας.

Ας λοιδορείσθαι is used in the sense of κακῶς ἀγορεύειν ἀλλήλους, so also λοιδορία sometimes occurs as an equivalent for the precise technical term κακηγορία. Hence we have in Ar. Vesp. 1207 είλον διώκων λοιδορίας (sc. κακηγορίας) and Athenaeus (xii. 525 B.) quotes from Antiphon ἐν τῷ κατ' ᾿Αλκιβιάδον λοιδορίας, possibly meaning a speech in a δίκη κακηγορίας.

alkias] sc. dikai, of which the present case is an instance.

For the general sense of the following sentences, cf. Isocr. κατά Λοχίτου Or. 20 § 8 πολλάκις ήδη μικραί προφάσεις μεγάλων κακών αίτιαι γεγόνασι, καί...διά τοὺς τύπτειν τολμώντας εἰς τοῦτ' ήδη τινὲς ὀργής προήχθησαν ἄστ' εἰς τραύματα καὶ θανάτους καὶ ψυγάς καὶ τὰς μεγίστας συμφοράς ἐλθεῦν.

tra μηδείς—μηδετί.] 'to prevent anyone, when he is the weaker party, defending himself with a stone or any similar missile,' e.g. an δστρακον, Lysias Or. 4 § 6. See Mahaffy's Social Greece p. 358—360.

τραύματος...γραφαί.] (Lysias) Οτ. 6 κατ' 'Ανδοκίδου § 15 άν τις ανδρός σώμα τρώση, κεφαλὴν ἢ πρόσωπον ἢ χείρας ἢ πόδας, αὐτὸς κατά τοὺς νόμους τοὺς ἐξ 'Αρείου πάγου φεύξεται τὴν ἀδικηθέντος πόλιν, καὶ ἐὰν κατίη, ἐνδειχθείς θανάτψ ζημιωθήσεται.

The fourth oration of Lysias

19 τινῶν φόνους γίγνεσθαι. τὸ φαυλότατον, οἶμαι, τὸ τῆς λοιδορίας, πρὸ τοῦ τελευταίου καὶ δεινοτάτου προεώραται, τοῦ μὴ φόνον γίγνεσθαι μηδὲ κατὰ μικρὸν ὑπάγεσθαι ἐκ μὲν λοιδορίας εἰς πληγὰς, ἐκ δὲ πληγῶν 1263 εἰς τραύματα, ἐκ δὲ τραυμάτων εἰς θάνατον, ἀλλ' ἐν τοῖς νόμοις εἶναι τούτων ἑκάστου τὴν δίκην, μὴ τῆ τοῦ προστυχόντος ὀργῆ μηδὲ βουλήσει ταῦτα κρίνεσθαι.
20 εἶτ' ἐν μὲν τοῖς νόμοις οὕτως ἀν δ' εἴπη Κόνων " ἰθύ-" φαλλοί τινές ἐσμεν ἡμεῖς συνειλεγμένοι, καὶ ἐρῶντες " οῦς ἀν ἡμῖν δόξῃ παίομεν καὶ ἄγχομεν," εἶτα γελάσαντες ὑμεῖς ἀφήσετε; οὐκ οἶμαί γε. οὐ γὰρ ἀν

is a very brief defence in a case of 'malicious wounding,' περι τραύματος ἐκ προνοίας. The defendant endeavours to prove the absence of πρόνοια ('or malice prepense'), and implores the βουλή († ἐξ 'Αρείου πάγου) to rescue him from banishment (§§ 6, 12, 20). In Aeschin. Ctesiph. § 51 a τραύματος γραφή instituted by Demosthenes him self is mentioned; and the latter orator (Aristocr. § 24) quotes the law τὴν βουλὴν δικάξεν φόνου καὶ τραύματος ἐκ προνοίας κ.τ.λ.

 $\tau o \bar{\nu} \mu h \dots \phi \delta r o v s \gamma \ell \gamma v \epsilon \sigma \theta a \ldots$] One MS (Augustanus primus, cent. XII.) has $\tau \hat{\varphi} \mu h$, but the genitive is supported by stronger authority. The genitive of a clause containing an accusative of the subject and an infinitive is often used (especially with μh) to denote the object or motive; the dative, the means and instrument or cause (Madvig's Greek Syntax, § 170, and the commentators on Thuc. II. 102; VI. 33; VIII. 87. 3.)

19. τὸ τῆς λοιδορίας κ.τ.λ.] 'the least of these evils, namely,

abusive language, has been provided for by the laws, for the avoidance of (πρδ) &c.'—προεώραται, which may have either a middle or a passive sense, has here almost certainly the latter, especially as we have just had èωράμεθα as a passive in § 16. προεώραμαι occurs as passive in Arist. Met. 11. 1, and προεωρᾶσθαι as middle in Diod. Sic. xx. 102. Westermann here supplies & νόμος, and thus takes it as a middle; but Dem. in the present passage and its context appears to prefer the plural οἱ νόμοι, though ἐκ τοῦ νόμου occurs four lines back.

20. ἐν μὲν τοῖς νόμοις] reiterates οἱ μὲν γὰρνόμοι in § 17.

lθύφαλλοι—ἄγχομεν.] 'we belong to the Priapus-club (§ 34, ἐπειδὰν συλλεγῶσι) and in our love-affairs (§ 14) strike and throttle whom we choose.'

elτa.] an indignant exclamation. — γελάσαντες ... ἀφήσετε. Cf. Or. 23 § 206, ἀν ἐν ἢ δῦ΄ ἀστεῖα εἰπωσι...ἀφίετε. Horace, Sat. II. 1. 86, solventur cisu tabulae; tu missus abibis. γέλως ύμων ἔλαβεν οὐδένα, εἰ παρων ἐτύγχανεν, ἡνίκα εἰλκόμην καὶ ἐξεδυόμην καὶ ὑβριζόμην, καὶ ὑγιὴς ἐξελθών φοράδην ἤλθον οἴκαδε, ἐξεπεπηδήκει δὲ μετὰ ταῦθ' ἡ μήτηρ, καὶ κραυγὴ καὶ βοὴ τῶν γυναικῶν τοσαύτη παρ' ἡμιν ἤν ώσπερανεὶ τεθνεῶτός τινος, ώστε τῶν γειτόνων τινας πέμψαι πρὸς ἡμᾶς ἐρησομέ21 νους ὅ τι ἐστὶ τὸ συμβεβηκός. ὅλως δ', ὦ ἄνδρες δικασταὶ, δίκαιον μὲν οὐδενὶ δήπου σκῆψιν οὐδεμίαν τοιαύτην οὐδὲ ἄδειαν ὑπάρχειν παρ' ὑμῶν ^{QQ} δι' ἡν ὑβρίζειν ἐξέσται εἰ δ' ἄρ' ἐστί τῳ, τοῖς δι' ἡλικίαν τούτων τι πράττουσι, τούτοις ἀποκεῖσθαι προσήκει τὰς τοιαύτας καταφυγὰς, κἀκείνοις τοὐκ εἰς τὸ μὴ δοῦναι δίκην, ^{QQ} Βεκκε (st. Leipsig ed.). ὑμῦν Βεκκ. (Berlin ed.) ^{*}καὶ ἐκείνοις Ζ.

ελκόμην—οίκαδε.] The rhetorician Aristides (Spengel, Rhet. Graeci 11. 495) quotes this sentence to exemplify σφοδρότης, or vehemence of style. On έξεπεπηδήκει he remarks, ούκ είπεν έξεληλύθει, άλλὰ έμφαντικώτερον τῆ ὀνομασία, έξεπεπηδήκει ἡ μήτηρ έν γὰρ τῷ ὀνόματι ἡ ἔμφαντική τρομασία.

φοράδην.] ο φερόμενος βασταγμῷ (a litter). Hesychius. τεθνεῶτος.] The compound

tenses ἀποθνήσκω, ἀποθανοθμαι. ἀπέθανον (which are frequent in Attic prose and comedy, but are not used in tragedy) have no corresponding perfect, but take instead the simple forms τέθνηκα, τεθνάναι, τεθνεώς. άποτεθνεώς and the like are never found in (Cobet, Attic verse or prose. nov. lect. 29 and Veitch, Greek verbs.) Cf. Plato, Phaedo 64 A, άποθνήσκειν τε καί τεθνάναι, and 71 c, ἐκ τῶντεθνεώτων, followed in the very next line by ἐκ τῶν άποθανόντων.

§§ 21—23. It is only those who are misled by their youth into acts of outrage that deserve any

indulgence, and even in their case, such indulgence ought not to get them off altogether, but should extend simply to mitigation of their penalty. But Connis more than fifty years of age, and therefore inexcusable; and yet, instead of stopping younger men, and those his sons, from doing wrong, he was the ringleader of them all.

Even the penalty of death would be too small for his crimes, for the conduct of his sons in their father's presence proves that he himself had no reverence for

his own father.

21. δίκαιον μέν.] The rule of strict justice, stated broadly (δλως, 'speaking generally'), as contrasted with the concessions granted in special cases on the principles of equity (or ἐπιείκεια) implied in the next sentence.

τούτοις] repeats the previous dative τοις...πράττουσι (* to these, Isay"), and is itself emphatically reiterated in the subsequent κάκείνοις, referring pointedly to the plaintiff's opponents.

els.] 'to the extent of.' For

22 ἀλλ' εἰς τὸ τῆς προσηκούσης ελάττω. ἴστις δ' ετῶν μέν ἐστι πλειόνων ἡ πεντήκοντα, παρῶν δὲ νεωτέροις ἀνθρώποις καὶ τούτοις υἱέσιν οὐκ ὅπως ἀπέτρεψεν ἡ διεκώλυσεν, ἀλλ' αὐτὸς ἡγεμῶν καὶ πρῶτος καὶ πάντων βδελυρώτατος γεγένηται, τίν' ἀν οὖτος ἀξίαν τῶν πεπραγμένων ὑπόσχοι δίκην; ἐγῶ μὲν γὰρ οὐδ' ἀποθανόντα οἶμαι. καὶ γὰρ εἰ μηδὲν αὐτὸς εἴργαστο τῶν πεπραγμένων, ἀλλ' εἰ παρεστηκότος τούτου Κτη- 1264 σίας ὁ υἰὸς ὁ τούτου ταῦθ' ἄπερπ νυνὶ πεποιηκῶς ἐφαί-

23 νετο, τοῦτον ἐμισεῖτ' ἀν δικαίως. εἰ γὰρ οὕτω τοὺς ἐαυτοῦ προῆκται παῖδας ὥστ' ἐναντίον ἐξαμαρτάνοντας ἑαυτοῦ, καὶ ταῦτα ἐφ' ὧν ἐνίοις θάνατος ἡ ζημία κεῖται, μήτε φοβεῖσθαι μήτ' αἰσχύνεσθαι, τί τοῦτον οὐκ ἀν εἰκότως παθεῖν οἴεσθε; ἐγὼ μὲν γὰρ ἡγοῦμαι

r Bekker (st. Leipsig ed.).

+οὖτος Bekk. (Berlin).

this sense, see my note on Eur. El. 1072. P.]

22. παρών δέ — γεγένηται.] Cf. § 6 ad fin.

τίν ἀν-δίκην;] i.e. 'Is there any punishment to which he could submit, that would be adequate to his crimes?'—On ἀποθανόντα, cf. note on § 20, τεθνεώτος.—With οίμαι we understand ἀξίαν ἀν τῶν πεπραγμένων ὑποσχεῦν δίκην.—ἄπερ νυνὶ, sc. πεποιπκώς φαίγεται.

τοῦτον ἐμισεῖτ' ἄν δικαίως.]
'even then you would have abhorred the defendant, and
rightly too!' or (with Kennedy)
'even then he would have deserved your execration.'

23. προῆκται.] Perfect passive with middle sense 'has had them brought up' (Liddell and Scott), or simply 'has trained them,' (gezogen hat). This explanation is due to Reiske, and is probably right. But the general sense of προάγω, 'to lead on by little and little'

(§ 18, $\pi\rho o d\gamma \omega r \tau a i$), may perhaps warrant our understanding it of Conon's permitting his sons to be constantly taking liberties, and going step by step from bad to worse. $\pi\rho\sigma \eta \kappa \tau a$, may in the latter case be rendered 'has spoilt' (verzogen hat, Westermann and G. H. Schaefer), but the two meanings are almost identical, and the general sense the same.

καl ταῦτα ἐφ'ῶν—κεῖται.] 'and that too in the case of acts, for some of which the penalty or dained is death' (referring to laws against ΰβρις and περι τῶν λωποδυτῶν, cf. § 1 ad fin.). ἐφ' ῶν ἐνίοις [or, perhaps, καl ταῦτα (ἐξαμαρτάνοντας) ἐφ' ῷν ἐνίοις. P.]

τοῦτον.] Conon; ἐκεῖνον his father (who was probably dead, as we may take αἰσχύνεσθαι as an imperfect imperative); τούτους his sons.—The construction of the last clause is ἡξίου ἀν καὶ τούτους (τιμᾶν καὶ δεδιέναι) αὐτόν.

186 LIV. KATA KONΩNOΣ AIKIAΣ. [§§ 24—26-

ταθτ' είναι σημεία τοθ μηδέ τοθτον τὸν έαυτοθ πατέρα αἰσχύνεσθαι εἰ γὰρ ἐκείνον αὐτὸς ἐτίμα καὶ ἐδεδίει, κῶν τούτους αὐτὸν ἀξίου.

Λαβὲ δή μοι καὶ τοὺς νόμους, τόν τε τῆς ὕβρεως καὶ τὸν περὶ τῶν λωποδυτῶν καὶ γὰρ τούτοις ἀμφοτέροις ἐνόχους τούτους ὄψεσθε. λέγε,

NOMOI.

Τούτοις τοις νόμοις αμφοτέροις εκ των πεπραγμένων ενοχος Κόνων εστίν ούτοσι και γαρ ύβριζε και ελωποδύτει. ει δε μή κατα τούτους προειλόμεθ ήμεις δίκην λαμβάνειν, ήμεις μεν απράγμονες και μετριοι φαινοίμεθ αν εικότως, ούτος δ' όμοίως πονηρός. 25 και μήν ει παθείν τί μοι συνέβη, φόνου και των δεινο-

* τοὺς νόμους τοὺς τῆς υβρεως Bekker (Berlin ed.). τοὺς νόμους τῆς υβρεως Z et Bekker (st. Leipsig ed.) cum ΣΦ.

§§ 24, 25. Take and read the statutes on brutal outrage and on highway robbery, to both of which the defendant is amenable, though I have declined to claim redress under these statutes. Further, had death ensued, he would have been chargeable with murder.

24. τόν τε τῆς ὕβρεως.] Or. 21 (Meid.) § 46, where a document is given, purporting to be

the law in question.

τον περί τῶν λωποδυτῶν.] The periphrasis is due to the fact that the crime has no name specially appropriated to it in Attic Greek of the best age (λωποδυσία is found only in a glossary, and λωποδυσίου δίκη in the rhetorician Hermogenes, fl. a. d. 170). Cf. § 1, where λωποδυτῶν ἀπαγωγὴ is parallel to ὕβρεως γραφαί. See Mayor's note on Cicero, Phil. II. § 8. ἀπράγμονες καιμέτριοι.] 'Quiet

and inoffensive,' Or. 42 § 12 μετρίου και απράγμονος πολίτου μη εύθυς έπι κεφαλην είς το δικαστήριον βαδίζειν. Cf. Or. 36 § 53.

25. εί παθεῖν τί μοι συνέβη.] & common euphemism for death. Or. 23 (Aristocr.) § 59, av apa συμβή τι παθείν έκείνω. A frequent formula at the beginning of a Greek will was: ἔσται μὲν εὖ, ἐὰν δέ τι συμβαίνη, τάδε διατίθεμαι (Diog. Laert. v. 11. 51). Cf. Cicero, Phil. 1. § 10, si quid mihi humanitus accideret, and Sheridan's Rivals, v. 3 (just before a duel), Sir Lucius O'Trigger: 'But tell me now, Mr Acres, in case of an accident, is there any little will or commission I could execute for you.' Acres: 'I am much obliged to you, Sir Lucius-but I don't understand.' Sir Lucius :... 'If an unlucky bullet should carry a quietus with it, etc.'

τάτων αν ην υπόδικος. τον γουν της Βραυρωνόθεν ιερείας πατέρα όμολογουμένως ουχ άψάμενον του τελευτήσαντος, ότι τῷ πατάξαντι τύπτειν παρεκελεύσατο, ἐξέβαλεν ή βουλη ἡ ἐξ ᾿Αρείου πάγου. δικαίως εἰ γὰρ οἱ παρόντες ἀντὶ τοῦ κωλύειν τοὺς ἡ δι' οἶνον ἡ δι' ὀργην ἤ τιν' ἄλλην αἰτίαν ἐξαμαρτάνειν ἐπιχειροῦντας αὐτοὶ παροξυνοῦσιν, οὐδεμί' ἐστὶν ἐλπὶς σωτηρίας τῷ περιπίπτοντι τοις ἀσελγαίνουσιν, ἀλλ' ἕως αν ἀπείπωσιν, ὑβρίζεσθαι ὑπάρξει ὅπερ ἐμοὶ συνέβη.

yoûv.] 'for instance,' or, 'at any rate,' one person was condemned for such an offence. Tr. 'the father of the priestess at Brauron, though he confessedly had not laid a finger on the deceased, and merely because he encouraged the assailant to hit him again, was outlawed by the court of the Areopagus.' P.]

της Βραυρωνόθεν lepelas.] Priestess of Artemis, who was specially worshipped at Brauron, the ancient deme near the western coast of Attica, where Orestes and Iphigenia are said to have landed with the statue of the Taurian goddess. Wordsworth's Athens and Attica c. xxviii. 'The daughter of Agamemnon was brought here, as the legend related [Iph. T. 1461], from the gloomy regions of the Tauric Chersonesus, and placed as a priestess of Diana's temple in this cheerful valley, where she was said to have lived and died: and where her supposed tomb was shown in after ages.' The principal ceremony in Brauronia, held every five years, was the rite performed by the young girls of Attica, dressed in saffron-coloured attire, who played as bears in honour of the goddess. Ar. Lys. 645 κατ' έχουσα τὸν κροκωτὸν άρκτος η Βραυρωνίοις. Leake's Athens II. 72, and Dict. Ant. s. v. Brauronia.

πατάξαντιτύπτειν.] See Excursus (A) at the end of this speech. ἐξέβαλεν.] 'banished,' not 'expelled from the Council of the Areopagus.' The latter is Westermann's view, but in this case we should surely have had ἐξέβαλεν ἡ βουλὴ ἐξ 'Αρείου πάγου. (Cf. A. Schaefer, Dem. u. s. Zeit III. 2, 114 n.)

'Aρείου πάγου.] The form 'Αρείοπαγος is apparently only found in late inscriptions. (See note on Isocr. Paneg. § 78 καλοῖς κάγαθοῖς).

ἔως ἄν ἀπείπωσιν.] 'till they are tired,' εω. οἱ ἀσελγαίνοντες. Cf. § 27, ἐπειδὴ δ' οὖν ποτ' ἀπεῖπον. Reiske (index Graec.) is clearly wrong in his rendering deliquerint animis sub verberibus: had the clause referred to the victim, the singular would have been used, to correspond to τῷ περιπίπτοντ.

§§ 26-29. At the arbitration my opponents, by wasting time and introducing irrelevant μαι πρός ύμᾶς εἰπεῖν καὶ γὰρ ἐκ τούτων τὴν ἀσέλγειαν θεάσεσθε αὐτῶν. ἐποίησαν μὲν γὰρ ἔξω μέσων
νυκτῶν τὴν ὥραν, οὔτε τὰς μαρτυρίας ἀναγυγνώσκειν
ἐθέλοντες οὖτε ἀντίγραφα διδόναι, τῶν τε παρόντων
ἡμῖν καθ ἕνα οὐτωσὶ πρὸς τὸν λίθον ἄγοντες καὶ ἐξ-

^t βωμον Z cum libris.

matters, protracted the proceedings beyond midnight, to the disgust of all the bystanders, and at last even of themselves. They then, with an evasive object, put in a challenge, offering to surrender certain slaves to be examined by torture as to the assault, and they will make much of this challenge. But had it been a bona fide offer, it would have been made not at the last moment, but long before.

ή δίαιτα.] Civil actions at Athens, before being brought into court, were almost invariably referred to arbitration. The Arbitrators (διαιτηταί) were either public and appointed by lot (κληρωτοί), or private and chosen (aloctol) by the parties to the impending suit. In cases brought before a public arbitrator the parties might appeal to a higher Court; whereas the decision of a private arbitrator was final. See esp. Or. 21 (Meid.) § 94 τον των διαιτών νόμον. The dianta here described was of the former kind. (See further Dict. Antiq. s. v. δίαιτα and Excursus to Kennedy's Demosth. Leptines &c. p. 395-403.)

ἐποίησαν—ἄραν.] 'Theý prolonged the time beyond midnight.' For the plural νύκτες in the sense nocturna tempora cf. Plato Phileb. 50 D νῦν οῦν λέγε πότερα ἀφίης με ἢ μέσας ποιήσεις νύκτας, Protag. 310 c, and Symp. 217 D πόρρω τῶν

νυκτών. Ar. Nub. 1, το χρημα τών νυκτών δσον.

οδτε—διδόναι.] 'by refusing to read aloud the depositions or to put in copies of the same.' The depositions were indispensable, and the defendants' refusal would obviously protract the proceedings, and lead to lengthy debates between the Arbitrator and the parties to the suit.—
τών παρόντων ΒC. μαρτύρων.— καθ' ἔνα = ἔκαστον, 'one by one,' singillatim. Or. 9 § 22, καθ' ἔν' οὐτωσὶ περικόπτειν καὶ λωποδυτεῖν τῶν Ἑλλήνων (Buttmann's index to Midias s.v. κατά).

οὐτωσί.] 'merely,' sic temere, Homer's αὐτως, or μὰψ οὐτως, 'just bringing our witnesses up to the altar and putting them on their oath and nothing more,' without allowing them to proceed with their depositions.

λίθον.] The Mss have $\beta\omega$ μον. retained by the Zurich editors (Baiter and Sauppe), but altered into λίθον by Dindoff and Westermann, on the authority of Harpocration, who has the following article: $\lambda l \theta os$ Δημοσθένης έν τῷ κατὰ Κόνωνος 'τῶν τε παρόντων καθ' ἔνα ἡμῶν ούτωσι και πρός του λίθου άγουτες και έξορκοῦντες (sic).' ἐοίκασι δ' 'Αθηναίοι πρός τινι λίθω τούς όρκους ποιείσθαι ως 'Αριστοτέλης έν τη 'Αθηναίων πολιτεία καί Φιλόχορος έν τῷ γ' ὑποσημαίνουσι. ορκίζοντες, καὶ γράφοντες μαρτυρίας οὐδὲν πρὸς τὸ πρᾶγμα, ἀλλ' ἐξ ἑταίρας εἶναι παιδίον αὐτῷ τοῦτο καὶ πεπονθέναι τὰ καὶ τὰ, ὰ μὰ τοὺς θεοὺς, ὧ ἄνδρες δικασταὶ, οὐδεὶς ὅστις οὐκ ἐπετίμα τῶν παρόντων καὶ ἐμί-27 σει, τελευτῶντες δὲ καὶ αὐτοὶ οὖτοι ἑαυτούς. ἐπειδὴ δ' οὖν ποτ' ἀπεῖπον καὶ ἐνεπλήσθησαν ταῦτα ποιοῦντες, προκαλοῦνται ἐπὶ διακρούσει καὶ τῷ μὴ σημανθῆναι τοὺς ἐχίνους ἐθέλειν ἐκδοῦναι περὶ τῶν πληγῶν παῖδας, ὀνόματα γράψαντες. καὶ νῦν οἶμαι τοὺς τοῦτ'

u olouat Z.

So Hesychius, λίθος βώλος, βωμός καὶ βάσις. Plutarch, Solon 25, ὤμνυεν δρκον ἔκαστος τῶν θεσμοθετῶν ἐν ἀγορῷ πρὸς τῷ λίθ ω.

The word $\beta\omega\mu\delta\nu$ was perhaps originally an interlinear or marginal explanation of $\lambda\ell\theta\sigma\nu$, and subsequently thrust the right word from the text.

The διαιτηταί might hold their arbitration in any temples. halls or courts available, e.g. in the temple of Hephaestus as in Isocr. Trapez. § 15, έλόμενοι δε βασανιστάς άπηντήσαμεν els το 'Ηφαιστείον. Similarly in Or. 36 § 16 we have seen the temple of Athene on the Acropolis mentioned as the scene of an arbitration. In any case an altar for the administration of oaths would be readily at hand, and it is unnecessary to suppose that in the present passage any special public altar is intended.

έξορκίζοντες] Also used in Aeschin. fals. leg. § 85, έξώρκιζον τοὺς συμμάχους, in the same sense as the more common έξορκοῦν (for which see Or. 45 § 58).

οὐδἐν πρὸς τὸ πρᾶγμα] sc. οὅσας, 'utterly irrelevant.'— τοῦτο, sc. Ctesias. They brought

all sorts of irrelevant depositions, one of which was that Conon's son was illegitimate [and therefore Conon was not legally responsible for his actions; further that he, Ctesias, has undergone certain ill treatment which justified the outrage he committed on Ariston. P. 1

d.] The antecedent is not τὰ καὶ τὰ, but the general sense of the whole of the preceding clauses; 'a course of conduct which. &c.'

releviraries — ἐαυτούs.] sc. ἐπετίμων καὶ ἐμίσουν, 'at last they were indignant at and disquisted with themselves.' The speaker feeling that, by implying that his opponents had had the sense to desist, he has made too much of a concession to them, hurries over his admission, and in the next sentence cuts the matter short by the opening words ἐπειδὴ δ' οῦν i.e. 'whether this was the real reason or no, at any rate when at last they did desist, &c.'

προκαλοῦνται — γράψαντες.] 'with a view to gain time and to prevent the document-cases being sealed up, they put in a

190 LIV. KATA ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ. [§§ 28, 29.

ἔσεσθαι τοὺς πολλοὺς τῶν λόγων αὐτοῖς. ἐγὼ δ' οἶμαι δεῖν πάντας ὑμᾶς ἐκεῖνο σκοπεῖν, ὅτι οὖτοι, εἰ τοῦ γενέσθαι τὴν βάσανον ἔνεκα προὐκαλοῦντο καὶ ἐπίστευον τῷ δικαίῳ τούτᾳ, οὐκ ἀν ἦδη τῆς διαίτης ἀπο-28 φαινομένης, νυκτὸς, οὐδεμιᾶς ὑπολοίπου σκήψεως οὔσης, προὐκαλοῦντο, ἀλλὰ πρῶτον μὲν πρὸ τοῦ τὴν δίκην ληχθῆναι, ἡνίκ' ἀσθενῶν ἐγὼ κατεκείμην καὶ,

challenge, offering to surrender (lit. that they are willing to surrender) certain slaves, whose names they wrote down, to be examined as to the assault.

The πρόκλησις, or challenge, demanding or offering an enquiry into a special 'issue' before an Arbitrator very frequently related to the testimony of slaves presumably cognisant of the matter in dispute. In many cases the challenge would take the form of demanding that the opponent's slaves should be given up to torture (to elicit facts which that opponent was alleged to have concealed or misrepresented) (Dict. Antiq. p. 398 a.) Harpoer. πρόκλησις εἰώθεσαν, ὁπότε δικάζοιντό τινες, έξαιτείν ένίστε θεράπαινας ή θεράποντας els βάσανον ή είς μαρτυρίαν τοῦ πράγματος, καὶ τοῦτο ἐκαλεῖτο προκαλεῖσθαι, τὸ δὲ γραμματεῖον τὸ περί τούτου γραφόμενον ώνομάζετο πρόκλησις. (See Or. 45 § 59-62, and Or. 59 § 124-5.)

In the present instance Conon offers to allow certain slaves to be examined. The plaintiff evidently refuses, and this refusal, he says, is sure to be made a strong point against him. He therefore insists that the πρόκλησιs in question was a mere ruse to protract the proceedings before the Arbitrator,

and that had it been a bona fide offer it would have been made at an earlier date, and with all the proper formalities (§ 27—29).

τοὺς ἐχίνους.] All the legal documents (μαρτυρίαι, προκλήσεις &c.) produced during an arbitration or, indeed, any preliminary examination, e.g. an ανάκρισις, were enclosed in one or more caskets, or έχῶνοι (possibly of a cylindrical shape), which were sealed up and carefully preserved, to be ready in the event of an appeal. See Or. 45 §§ 17 and 57, Or. 39 § 17, and cf. Or. 48 (Olymp.) § 48, τας συνθήκας πάλιν σημήνασθαι, τὰ δ' ἀντίγραφα ἐμβαλέσθαι είς τὸν έχινον.

τῷ δικαίψ τούτφ.] 'this plea.' ήδη διαίτης αποφαινομένης.] 'when the award was just being announced.' ἀποφαίνεσθαι, in middle of the διαιτητής Dem. Or. 33 (Apat.) § 19, ets ών (80. άνευ των συνδιαιτητών) άποφανείσθαι ξφη την δίαιταν § 20 ερήμην κατ αυτού απεφήνατο την διαιταν (cf. § 21 την απόφασιν έποιήσατο): in passive (as here) of the award itself. Reiske's Index (to which these references are due) is wrong in rendering it as a past tense, sententia iam pronuntiata.

οὐκ εἰδως εἰ περιφεύξομαι, πρὸς ἄπαντας τοὺς εἰσιόντας τοῦτον ἀπέφαινον τὸν πρῶτον πατάξαντα καὶ τὰ πλεῖσθ' ὧν ὑβρίσμην διαπεπραγμένον, τότ' αν εὐθέως ἡκεν ἔχων μάρτυρας πολλοὺς ἐπὶ τὴν οἰκίαν, τότ' αν τοὺς οἰκέτας παρεδίδου καὶ τῶν ἐξ' Αρείου πάγου τινὰς παρεκάλει εἰ γὰρ ἀπέθανον, παρ' ἐκείνοις αν ἦν ἡ 1266 29 δίκη. εἰ δ' ἄρ' ἠγνόησε ταῦτα καὶ τοῦτο τὸ δίκαιον ἔχων, ὡς νῦν φήσει, οὐ παρεσκευάσατο ὑπὲρ τηλικούτου κινδύνου, ἐπειδή γ' ἀνεστηκὼς ἤδη προσεκαλεσάμην αὐτὸν, ἐν τῆ πρώτη συνόδω πρὸς τῷ διαιτητῆ παραδίδοὺς ἐφαίνετ' ἄν ὧν οὐδὲν πέπρακται τούτω. ὅτι δ' ἀληθὴ λέγω καὶ διακρούσεως ἔνεκα ἡ πρόκλησις ἦν, λέγε ταύτην τὴν μαρτυρίαν' ἔσται γὰρ

MAPTTPIA.

 Π ερ $\mathfrak l$ μ $\mathfrak e$ ν τοίνυν τ $\mathfrak f$ ς βασάνου τα $\mathfrak d$ τα μ $\mathfrak e$ μν $\mathfrak f$ σ $\mathfrak e$ ς,

28. τὸν πρῶτον πατάξαντα.] 'I was pointing out the defendant, to all who came to see me, as the man who struck the first blow.' In a case of assault, the question who struck the first blow would be, of course, important. Or. 47 § 40 βούλομαι τοὸς μάρτυρας παρααχέσαι οἱ εἰδόν με πρότερον πληγέντα. ἡ δὶ αἰκία τοῦτ ἔστιν, ὁς ἀν ἀρξη χειρῶν ἀδίκων πρότερος. Of. Or. 23 § 50, Isoor. Or. 20 § 1, Lysias, Or. 4 § 11.

έκ ταύτης φανερόν.

30

έχων μάρτυρας πολλούς.] To give full and legal attestation to the πρόκλησις. So also in Or. 45 § 61, and elsewhere, a πρόκλησις is attested by a μαρτυρία.

ěξ 'Aρείου πάγου τωὰs.] as special witnesses. § 25 εί παθεῖν τί μοι συνέβη, φόνου... ἄν ῆν ὑπόωκοs. On the jurisdiction of the Areopagus in cases of homicide, see especially §§ 65—70

of the speech against Aristocrates, Or. 23. — By τοῦτο τὸ δίκαιον is meant τὴν πρόκλησιν.

29. προσεκαλεσάμην.] 'I cited, summoned him, served him with a πρόσκλησις, not to be confounded with προύκαλεσάμην, 'I challenged him, put in a πρόκλησις.' One ms (the Augustanus primus) actually has προεκαλεσάμην, — & blunder.— 'If he did not know this serious responsibility, and if having (as he will now tell you) this plea on his side (i.e. the offer of the slave), he took no precautions against such a risk (i.e. of a capital charge for murder), yet at least, when on my recovery I issued a summons against him, in our first meeting before the Arbitrator he would have shewn himself willing to give up the slaves.'

§§ 30—33. He thereupon put in false evidence, alleging that

τὴν ὅραν ἡνίκα προὐκαλεῖτο, ὧν ἕνεκ' ἐκκρούων ταῦτ' ἐποίει, τοὺς χρόνους τοὺς πρώτους, ἐν οῖς οὐδαμοῦ τοῦτο βουληθεὶς τὸ δίκαιον αὐτῷ γενέσθαι φαίνεται, οὐδὲ προκαλεσάμενος, οὐδ' ἀξιώσας. ἐπειδὴ τοίνυν ταῦτα πάντα ἠλέγχετο, ἅπερ παρ' ὑμῖν, πρὸς τῷ διαιτητῆ, καὶ φανερῶς ἐδείκνυτο πᾶσιν ῶν ἔνοχος τοῖς 31 ἐγκεκλημένοις, ἐμβάλλεται μαρτυρίαν ψευδῆ, καὶ ἐπιγράφεται μάρτυρας ἀνθρώπους οῦς οὐδ' ὑμᾶς

certain witnesses, boon companions of his own, deposed that they found the defendant's son and myself fighting in the market-place and that the defendant did not strike me. On my own part, I produce the evidence of strangers who came up by accident, attesting that they saw me struck by the defendant. What motive could these stranyers have had for giving, false evidence' on my side?

30. ων ένεκ' έκκρούων ταθτ' $\epsilon\pi$ oi ϵ i.] As delay and evasion were the object (ων ξνεκα) of the defendant's conduct (§ 27 έπλ διακρούσει and § 29 διακρούσεως ἔνεκα), we may at first sight suspect (with Westermann) that έκκρούων is an interpolation; it may, however, be defended on the ground that it enables the speaker to reiterate emphatically the real motive of his opponent,—'his purpose, his evasive purpose, in so doing.' In this view, we may, if we please, punctuate the passage thus: ὧν ἔνεκα, ἐκκρούων, ταῦτ' ἐποίει. Cf. fals. leg. § 144, έκκρούσας els την ύστεραίαν, and see Or. 36 § 2 and Or. 45 § 4.

άξιώσας.] sc. τὸ δίκαιον γενέσθαι, 'to have claimed to have this plea allowed him,' i.e. the plea founded on his appeal to the evidence of his slayes. ηλέγχετο.] The construction is, οῦτος ηλέγχετο ταῦτα παθτα πρὸς τῷ διαιτητῆ ἄπερ (accusative) νῦν παρ ὑμῦν ἐλέγχεται. Thus the nominative to ηλέγχετο is the same as that of ἐδείκνυτο in the next clause, and no change of construction is requisite.

πᾶσι.] not masc., but to be taken with τοῖς ἐγκεκλημένοις.

31. ἐμβάλλεται.] sc. είς τὸν ἐχῦνον (§ 27), Or. 49 § 65, ἐμβα-λομένου ἐμοῦ ὅρκον εἰς τὸν ἐχῦνον. Trans. 'puts in a false deposition endorsed with names which, I take it, you will recognize, when you hear them.'

έπιγράφεται.] Or. 53 § 14, κλητήρα έπιγράφεται. The phrase hardly means 'to give in one's list of witnesses' (L and S), but rather 'to have their names inscribed as witnesses.' έπιγράφεται, it will be noticed, is previous in order of time to ἐμβάλλεται. This ὕστερον πρότερον enables the speaker to lead up more easily to the mention of the names of the witnesses.

Westermann draws attention to the following $\mu a \rho r \nu \rho l a$ as indisputably authentic, and therefore serving as a standard by which others purporting to be original depositions may be tested. (See note on Or. 35 (Lacr.) § 10.)

αγνοήσειν οἶμαι^α, ἐὰν ἀκούσητε, "Διότιμος Διοτίμου " Ἰκαριεὺς, ᾿Αρχεβιάδης Δημοτέλους ʿΑλαιεὺς, Χαι-" ρέτιμος [†] Χαριμένους [‡] Πιτθεὺς μαρτυροῦσιν ἀπιέναι " ἀπὸ δείπνου μετὰ Κόνωνος, καὶ προσελθεῖν ἐν ἀγορᾳ " μαχομένοις ᾿Αρίστωνι καὶ τῷ υίεὶ τῷ Κόνωνος, καὶ 32 " μὴ πατάξαι Κόνωνα ᾿Αρίστωνα," ὡς ὑμᾶς εὐθέως πιστεύσοντας, τὸ δ᾽ ἀληθὲς οὐ λυγιουμένους, ὅτι πρῶτον μὲν οὐδέποτ᾽ ᾶν οὕθ᾽ ὁ Λυσίστρατος οὔθ᾽ ὁ Πασέας οὔθ᾽ ὁ Νικήρατος οὔθ᾽ ὁ Διόδωρος, οῖ διαρρήδην μεμαρτυρήκασιν ὁρᾶν ὑπὸ Κόνωνος τυπτόμενον ἐμὲ καὶ θοἰμάτιον ἐκδυόμενον καὶ τἄλλα ὅσα ἔπασχον ὑβριζόμενον, ἀγνῶτες ὅντες καὶ ἀπὸ ταὐτομάτου παραγενόμενοι τῷ πράγματι τὰ ψευδῆ μαρτυρεῖν ἠθέλη- 1267

Bekk. Χαιρήτιος Z cum FΣ; χαιρίτιος Φ.
 Bekk. Χαιριμένους Z cum ΣrA¹.

'Ικαριεύς...' Αλαιεύς... Πιτθεύς.] The names of the corresponding demes are (1) 'I kapla, belonging to the tribe Aegeis, and placed by Leake 'in the south part of Diacria, not far from the Marathonian district:' (2) 'Aλal, a name common to two seacoast demes, the first 'Ahal Alξωνίδεs of the tribe Cecropis S.W. of Athens and N.W. of Cape Zoster; the second 'Alal 'Aραφηνίδες of the tribe Aegeis on the east coast of Attica near Brauron: and (3) $\Pi l\theta os$, of the tribe Cecropis placed by Bursian N.E. of Athens, near the southern spurs of Brilessus. spelling $\Pi_i\theta_{\epsilon}\partial_{s}$ is found in the Paris ms Σ, instead of Πιτθεύς of other MSS. The latter is recognised by Harpoer. s. v. Πιτθεύς δημος της Κεκροπίδος ή Πιτθός (sic). (Leake's Athens, and Bursian Geogr. 1. 345, quoted by Westermann).—For Αρχεβιάδης see note on § 34.

μή πατάξαι Κόνωνα 'Αρίστωνα.]

The sense shews that Conon is the subject, Ariston the object. The order of the words is, in itself, inconclusive. In $\dot{\omega}_s$ — $\pi\iota\sigma\tau\epsilon\dot{\omega}\sigma\alpha\nu\tau\sigma s$ we have the accusative absolute of the participle, used with $\dot{\omega}_s$, as often with $\ddot{\omega}\sigma\pi\epsilon\rho$ (quasi vero).

32. $d\nu$ is constructed with $\eta\theta \epsilon \lambda \eta \sigma a\nu$, five lines distant.

Nukiparos.] possibly the Niceratus to whom Demosthenes pathetically refers in Or. 21 (Meid.) § 165, Nukiparos ὁ τοῦ Nukiou ἀγαπητὸς παῖς, ὁ παντάπασιν ἀσθενὴς τῷ σώματι. If so, he would be a great-grandson of the Nicias, who commanded in the Sicilian expedition.

θοlμάτιον ἐκδυόμενον.] Lysias Or. 10 § 40 (with reference to the term λωποδύτης) εί τις ἀπάγοι τινὰ φάσκων θοlμάτιον ἀπόσδαι ἢ τὸν χιτωνίσκον ἐκδεδύσθαι, where θοlμάτιον (as here) and χιτωνίσκον are the object and not the subject.

τὰ ψευδη̂.] Čf. Or. 45 § 2

σαν, εἰ μὴ ταῦθ' ἐώρων πεπονθότα: ἔπειτ' αὐτὸς ἐγὰ οὐδέποτ' αν, μὴ παθῶν ὑπὸ τούτου ταῦτ', ἀφεὶς τοὺς καὶ παρ' αὐτῶν τούτων ὁμολογουμένους τύπτειν ἐμὲ πρὸς τὸν οὐδ' άψάμενον πρῶτον εἰσιέναι προειλόμην. 33 τί γὰρ ἄν; ἀλλ' ὑφ' οῦ γε πρώτου ἐπλήγην καὶ μάλισθ' ὑβρίσθην, τούτῷ καὶ δικάζομαι καὶ μισῶ καὶ ἐπεξέρχομαι. καὶ τὰ μὲν παρ' ἐμοῦ πάνθ' οὕτως ἐστὶν ἀληθῆ καὶ φαίνεται τούτῷ δὲ μὴ παρασχομένῷ τούτους μάρτυρας ἢν δήπου λόγος οὐδεὶς, ἀλλ' ἡλωκέναι παραχρῆμα ὑπῆρχε σιωπῆ. συμπόται δ' ὄντες τούτου καὶ πολλῶν τοιούτων ἔργων κοινωνοὶ εἰκότως τὰ ψευδῆ μεμαρτυρήκασιν. εἰ δ' ἔσται τὸ πρᾶγμα τοιοῦτον, "ἐὰν

" 'Reiskius, (ωστ') ἐἀν ἄπαξ—οὐδὲν εἶναι τῆς ἀληθ. Hoc quidem speciose, sed illud non puto necesse.' Dobree.

'if they had not actually seen the assault, they would never have consented to give false evidence, i.e. evidence which, on that supposition, would have been false, τὰ ψευδή ἀν ὅντα εἰ μὴ ταῦθ' ἐώρων.

έπειτ' αὐτὸς ἐγὼ] refers to ὅτι πρῶτον μὲν (οἱ μάρτυρες) and still subordinate to the distant ὅτι.

πρῶτον.] adverb, to be taken with εἰσιέναι, contrasted with ὑφ' οὖ πρώτου ἐπλήγην. 'I prosecute first the man who struck me first of all the assailants.' This seems better than to take it with ἀψάμενον, 'him who did not even touch me first.'

elσιέναι.] els τὸ δικαστήριον. See note on Or. 45 §7. Reiske's index shews that this verb is used in Dem. of either litigant or both, or again of the cause itself, or even with δίκην or γραφήν as accusative after it.

33. $\tau l \gamma d\rho d\nu$;] 'Why should I?' The Mss have the interpolation, $\vec{\eta}$ δia τl ; probably a mere explanation of τl ; as equivalent to δia τl :

δικάζομαι ... μισῶ ... ἐπεξέρχομαι.] 'Sue...abhor ... prosecute
(visit with vengeance'), 'he it
is whom I sue and prosecute
as my enemy.' The collocation
of μισῶ, expressive of inward
feeling, between δικάζομαι and
έπεξέρχομαι, indicating outward
acts, is curious. The latter
word is probably immediately
suggested by μσῶ 'not only do I
hate him in my heart, but I carry
out that hatred to its practical
issue by prosecuting him.'

φαίνεται] sc. αληθή όντα, not 'appears,' but 'is proved to be,' 'is clearly true.'—μή παραχόμενος = εί μή παρέσχετο.

είκότως.] to be taken with τὰ ψευδη μεμαρτύρηκασι, not with κοινωνοί.

el δ έσται κ.τ.λ.] 'If it comes to such a pass, if once certain persons are lost to all sense of shame and openly dare to give false evidence, and (consequently) truth has no advantage, it will be an atrocious state of things.' The simple construction would have been

ἄπαξ ἀπαναισχυντήσωσί τινες καὶ τὰ ψευδῆ φανερῶς τολμήσωσι μαρτυρεῖν, οὐδὲν δὲ τῆς ἀληθείας ὄφελος, 34 πάνδεινον ἔσται πρᾶγμα. ἀλλὰ νὴ Δία οὐκ εἰσὶ τοιοῦτοι. ἀλλὶ ἴσασιν ὑμῶν, ὡς ἐγὼ νομίζω, πολλοὶ καὶ τὸν Διότιμον καὶ τὸν ᾿Αρχεβιάδην καὶ τὸν Χαιρέτιμον τὸν Εβέκ. Χαιρήτιον Ζ cum FΣΦ. Cf. § 31.

as follows: έὰν δὲ ἄπαξ ἀπαναισχυντήσωσί τινες καὶ τὰ ψευδῆ φανερῶς τολμήσωσι μαρτυρεῖν, οὐδὲν ἔσται τῆς ἀληθείας ὄφελος εἰ δὲ ἔσται τὸ πρᾶγμα τοιοῦτον, πάνδεινον ἔσται.

As it is, Demosthenes, by writing τοιοῦτον in the early part of the sentence, leads us to expect $\ddot{\omega}\sigma\tau\epsilon$, which however never comes; we have instead, the clause $\dot{\epsilon}\dot{a}\nu$, $\kappa.\tau.\lambda$., exegetical of τοιούτον; again οὐδέν τῆς $d\lambda n\theta \epsilon las$ $\delta \phi \epsilon \lambda os$ is in sense the apodosis of έαν...τα ψευδή τολμήσωσι μαρτυρείν, but in construction is made part of the protasis. πάνδεινον έσται πράγμα is left to do duty as an apodosis and πράγμα is necessarily repeated owing to the long interval that separates the apodosis from τὸ πρᾶγμα in the protasis.

For $\epsilon l = o \dot{v} \delta \dot{\epsilon} v$, see note on

Or. 34 § 48.

ἀπαναισχυντήσωσι] used of unblushing effrontery. Cf. άπαυθαδίζεσθαι. Or. 29 § 20, το
μὲν πρώτον ἀπηναισχύντει, τοῦ δὲ
διαιτητοῦ κελεύοντος μαρτυρεῦν ἢ
ἐξομύγειν, ἐμαρτύρησε πάνυ μόλις.

34. dλλά rη Δ(a] used, as often, like at enim, to introduce emphatically an anticipated rejoinder on the part of the opponents. 'Oh but, good heavens! they are not such characters as I make them out.' The phrase may be seen in its fullest form in Or. 20 § 3 dλλά rη Δ(εκεῖρο dν τους είποι πρός ταῦτα.

§§ 34—37. Many of you know the characters of the witnesses for the defence,—men who, in the daytime, affect an austerity which is very inconsistent with their conduct when they meet together. They will unscrupulously contradict the evidence on our side, but you will remember that I rely on medical witnesses, whereas my opponents have no independent testimony, and, but for themselves, could get no evidence at all against me. People who break into houses, and assault persons in the streets, would surely have no scruple about putting down false evidence on a paltry piece of paper.

'Aρχεβιάδην.] This wor-34. thy, who has already been mentioned among the witnesses in §§ 7 and 31, and must not be confounded with the still less known 'Αρχεβιάδης ὁ Λαμπτρεύς (Or. 52 § 3), was evidently quite a 'character,' judging from Plutarch's description of him as 'a man of sour countenance who always wore a coarse cloak and had grown a prodigious beard. Phocion. x init. ἢν δέ τις 'Αρχεβιάδης έπικαλούμενος Λακωνιστής, πώγωνά τε καθειμένος υπερφυή μεγέθει καί τρίβωνα φορών άει και σκυθρωπάζων τοῦτον ἐν βουλῆ θορυβούμενος ὁ Φωκίων ἐπεκαλεῖτο τῷ λόγῳ μάρτυν ἄμα καὶ βοηθόν. ώς δὲ ἀναστὰς ἐκεῖνος ἃ πρὸς χάριν ήν τοις 'Αθηναίοις συνεβούἐπιπόλιον τουτονὶ, οῖ μεθ' ἡμέραν μὲν ἐσκυθρωπάκασι καὶ λακωνίζειν φασὶ καὶ τρίβωνας ἔχουσι καὶ άπλᾶς ὑποδέδενται, ἐπειδὰν δὲ συλλεγῶσι καὶ μετ' ἀλλήλων 35 γένωνται, κακῶν καὶ αἰσχρῶν οὐδὲν ἐλλείπουσι καὶ ταῦτα τὰ λαμπρὰ καὶ νεανικά ἐστιν αὐτῶν "οὐ γὰρ

λευεν, ἀψάμενος αὐτοῦ τῶν γενείων "ὧ 'Αρχεβιάδη" εἶπε "τι οὖν οὐκ ἀπεκείρω;" It will be observed that Plutarch's anecdote contains several points of coincidence with the passage before us.

τον ἐπιπόλιον] 'the greyheaded man yonder' (present in court). Aristot. Gen. anim. v. 5. 3 ἐπιπολιοῦνται αι τρίχει 'the hair grows grizzled.' [ἐπιπόλιος is perhaps much the same as the Homeric μεσαιπόλιος, Π. ΧΙΙΙ. 361, whether the sense is 'grey on the top,' or 'half grey,' 'grizzled.' P.]

έσκυθρωπ άκασι] i.e. 'assume a sour expression and a frowning brow.' Cf. Or. 45 § 68.

λακωνίζειν φασί] i.e. 'pretend to imitate the Laconians.'
Plato Protag. 342 B, οι μὲν (sc. ἐν ταῖς πόλεσι λακωνίζοντες) ὧτά τε κατάγνυνται (i.e. get their ears battered in boxing) μιμούμενοι αὐτούς, καὶ Ιμάντας περιειλίττονται καὶ φιλογυμναστοῦσι καὶ βραχείας ἀναβολὰς φοροῦσιν, ὡς δὴ τούτοις κρατοῦντας τῶν Ἑλλήνων τούς Λακεδαιμονίους. Ατ. Ανεε 1281 ἐλακωνομάνουν ἄπαντες ἄνθρωποι τότε | ἐκόμων, ἐπείνων, ἐρρύπων, ἐσωκράτουν, | ἐσκυταλιοφόρουν(ν. Becker's Charicles p. 63 with n. 8).

τρίβωνας.] Sometimes mentioned as characteristic of Laconians. Plutarch Nicias 19: τοὺς Σικελιώτας ...σκώπτοντας επόν τρίβωνα καὶ τὴν κόμην (of Gylippus the Spartan general)...ἐν τῷ βακτηρία καὶ τῷ τρίβωνι τὸ

σύμβολον καὶ το ἀξίωμα τῆς Σπάρτης καθορώντες... Athenseus XII. 50, p. 535 (quoting the historian Douris) Παυσανίας ὁ τών Σπαρτιατών βασιλεύς, καταθέμενος τὸν πάτριον τρίβωνα, τὴν Περσικὴν ἐνεδύετο στολήν. [At the same time, the regular dress of the old Athenian dicast or ecclesiast was the $\tau \rho \beta \omega$ and the βακτηρία, both often mentioned in Aristoph. P.]

àπλâs ύποδέδενται] 'wear single-soled shoes' sc. έμβάδας. Harpocration απλας Δημ. κατα Κόνωνος. Καλλίστρατός φησι τά μονόπελμα των ύποδημάτων οὔτω καλείσθαι. Στράττις Λημνομέδα ' ὑποδήματα σαυτῷ πρίασθαι τῶν ἀπλών.' Hesychius, ἀπλαῖ ὑποδήματος είδος. They had only one thickness of sole and were apparently more like slippers than shoes. (Becker, Charicles, p. There was also a more elaborate kind of shoes known as Λακωνικαί. For the general drift of the sentence cf. Isaeus Or. 5 § 11 δνειδίζει και έγκαλει αυτώ δτι έμβάδας καὶ τριβώνια φορεῖ ώσπερ άδικούμενός τι εί έμβάδας Κηφισόδοτος φορεί, άλλ' οὐκ άδικῶν ὅτι ἀφελόμενος αὐτὸν τὰ ὅντα πόνηρα πεποίηκεν.

συλλεγώσι] sc. νυκτός, contrasted with μεθ' ἡμεραν μέν.

κακῶν καὶ αἰσχρῶν] 'wickedness and indecency.'

35. τὰ λαμπρά καὶ νεανικά] 'their splendid and spirited pleas.'

οὐ γὰρ κ.τ.λ.] 'What! sha'n't we, &c.' quidni igitur? "ήμεις μαρτυρήσομεν ἀλλήλοις; οὐ γὰρ ταῦθ' ἐταίρων
"ἐστὶ καὶ φίλων; τί δὲ καὶ δεινόν ἐστιν ὧν παρέξεται
"κατὰ σοῦ; τυπτόμενόν φασί τινες ὁρᾶν; ἡμεις δὲ
"μηδ' ἡφθαι τὸ παράπαν μαρτυρήσομεν. ἐκδεδύσθαι 1268
"θοἰμάτιον; τοῦτ' ἐκείνους πρότερον πεποιηκέναι ἡμεις
"μαρτυρήσομεν. τὸ χειλος ἐρράφθαι; τὴν κεφαλὴν δέ
36 "γ' ἡμεις ἡ ἔτερόν τι κατεαγέναι φήσομεν." ἀλλὰ καὶ
μάρτυρας ἰατροὺς παρέχομαι. τοῦτ' οὐκ ἔστιν, ὧ ἄν-
δρες δικασταὶ, παρὰ τούτοις ὅσα γὰρ μὴ δι' αὐτῶν,
οὐδενὸς μάρτυρος καθ' ἡμῶν εὐπορήσουσιν. ἡ δ' ἀπ'
αὐτῶν ἑτοιμότης οὐδ' ᾶν εἰπειν μὰ τοὺς θεοὺς δυ-
ναίμην ὅση καὶ οἴα πρὸς τὸ ποιειν ὁτιοῦν ὑπάρχει.
ἵνα δ' εἰδῆτε οἶα καὶ διαπραττόμενοι περιέρχονται,
λέγε αὐτοῖς ταυτασὶ τὰς μαρτυρίας, σὺ δ' ἐπίλαβε

ἄν παρέξεται.] constr. τί δὲ καὶ δεινόν ἐστιν ἐκ τούτων ᾶ παρέξεται δ 'Αρίστων κατὰ σοῦ; 'is there any serious harm, anything really worth fearing?'

τὸ ὕδωρ.

ήφθαι] passive, referring to Ariston, like τυπτόμενον just before. 'ήμμαι is pf. mid. in Soph. Tr. 1009 (ήπται) and Pl. Phaedr. 260 (ήφθαι)' (we may add Dem. Or. 51 § 5, ήφθαι της τριήρους τούτους); 'pf. 'passive in Eur. Hel. 107, Ar. Pl. 301 and Thuc. IV. 100.' Veitch, Greek Verbs.

έρράφθαι] § 41, τὸ χείλος διακοπείς οὕτως ὤστε ῥαφῆναι. This was doubtless part of the surgeon's evidence in § 10.

κατεαγέναι] second perfect in passive sense. For other constructions, cf. Pl. Gorg. 469 D, τῆς κεφαλῆς κατεαγέναι and Lys. Or. 3 § 40 καταγείς τὴν κεφαλὴν ὅπ' αὐτοῦ.

36. δσα μη] 'except what is (deposed) by means of themselves;' nam nisi quod sibi ipsi testa-

buntur nullum adversus nos testem habebunt. Plutarch Timol. 3, πρώος διαφερύντως δσα μή μισοσύραννος είναι καί μισοπόνηρος.' G. H. Schaefer.

δση και ola] quanta et qualis. 'In heaven's name I could not tell you the extent and the character of the readiness existing on their part to perpetrate anything in the world.' Cf. the common collocation τοσοῦτος και τοιοῦτος (e.g. § 37), which may often be conveniently paraphrased as above.

tra $\epsilon l \delta \hat{\eta} \tau \epsilon$.] The speaker uses the plural in addressing the $\delta \epsilon \kappa a \sigma \tau a \ell$, and passes off to the singular $\lambda \epsilon \gamma \epsilon$, on turning to the elerk of the court.

έπίλαβε τὸ ὕδωρ.] Or. 45 § 8 etc. The κλεψόδρα (Becker's Charicles, p. 212 n.) was always stopped by the functionary in charge of it (ὁ ἐφ' ὕδωρ) during the recitation of documents: it was only the duration of the

MAPTTPIAI.

37 Τοίχους τοίνυν διορύττοντες καὶ παίοντες τοὺς ἀπαντῶντας, ἀρ' ἀν ὑμῖν ὀκνῆσαι δοκοῦσιν ἐν γραμματειδίφ τὰ ψευδῆ μαρτυρεῖν ἀλλήλοις τοἱ κεκοινωνηκότες τοσαύτης καὶ τοιαύτης φιλαπεχθημοσύνης καὶ πονηρίας καὶ ἀναιδείας καὶ ὕβρεως; πάντα γὰρ ταῦτ' ἔμοιγ' ἐν τοῖς ὑπὸ τοὐτων πραττομένοις ἐνεῖναι δοκεῖ. καίτοι καὶ τούτων ἕτερ' ἐστὶ πεπραγμένα τούτοις δεινότερα, ἀλλ' ἡμεῖς οὐχ οἶοί τε γενοίμεθ' ὰν πάντας ἐξευρεῖν τοὺς ἢδικημένους.

38 'Ο τοίνυν πάντων ἀναιδέστατον μέλλειν αὐτὸν
⁵ Bekk. om. Σ prima manu,

speech proper that was reckoned in the allowance of time measured by the water-clock. Or. 36 ends with the words effeca το υδωρ 'pour out the water,' implying that the orator had found it unnecessary to avail himself of the full allowance of time. The Orators frequently use ὕδωρ in the sense of 'time allotted' for a speech, e.g. èv τῷ ἐμῷ ὕδατι· ἐν μικρῷ μέρει τοῦ παντὸς ὕδατος. So Or. 42 fin. πρός όλίγον ύδωρ άναγκαζόμενος λέγειν. Cf. Pliny Ep. II. 11, 14 dixi horis paene quinque; nam duodecim clepsydris quas spatiosissimas acceperam sunt additae quattuor.

37. τοίχους διορύττοντες.] The documents just read have deposed to the defendant's winnesses being guilty inter alia of housebreaking (τοιχωρυχία).

γραμματειδίω] 'a mere bit of paper,' 'a paltry document.' Or. 56 § 1 ἐν γραμματειδίω δυοῦν χαλκοῦν ἐωνημένω καὶ βιβλιδίω μικρῷ πάνυ. The diminutive is thrown into effective contrast by the subsequent τοσαύτης καὶ τοιαύτης.

φιλαπεχθημοσύνητ] 'malignity,' 'quarrelsomeness,' used also by Isoor. de perm. § 315, ώμότητα και μισανθρωπίαν και φιλαπεχθημοσύνην. Dem. Or. 24 § 6 πονηρώ και φιλαπεχθήμονι και θεοις έχθρώ.

καίτοι...τούτοις] a fortuitous hexameter.

§§ 38-41. I must warn you that Conon will try to impose upon you by swearing by the lives of his own sons and by other strange imprecations. His recklessness about oaths is proved by what I have heard of the profanity of his youthful days; and surely Conon who would think nothing of perjury is not to be credited in comparison with myself, who, so far from swearing by the lives of my children, would not swear at all except under compulsion, and even then, only in a lawful manner. Such an oath I was willing to take for the truth's sake; and, in selfdefence against the perjury of my opponent, I challenged him to accept my offer to take the oath, and I now solemnly swear that Conon whom I now proseακούω ποιείν, βέλτιον νομίζω προειπείν ύμιν είναι. φασί γὰρ παραστησάμενον τοὺς παίδας αὐτὸν κατὰ τούτων ὀμείσθαι, καὶ ἀράς τινας δεινὰς καὶ χαλεπὰς ἐπαράσεσθοι καὶ τοιαύτας, οἵας ἀκηκοώς γέ τις θαυμάσας ἀπήγγειλεν ἡμίν. ἔστι δὲ, ω ἄνδρες δικασταὶ, ἀνυπόστατα μὲν τὰ τοιαῦτα τολμήματα οἱ γὰρ οἶμαι βέλτιστοι καὶ ἥκιστ ἀν αὐτοί τι ψευσάμενοι μάλισθ

Bekk. cum H. Wolfio et corr. Σ.' -σασθαι Ζ.
 Bekk. ἀπήγγελλεν Ζ cum ΣΦ.

cute really assaulted and brutally maltreated me.

38. παραστησάμενον τούς παίdas.] The practice of exciting the compassion of the jury by bringing the children into court is often referred to, e.g. Or. 21 § 99, παιδία γάρ παραστήσεται καὶ κλαήσει καὶ τούτοις αὐτὸν έξαιτήσεται, and Hyperides Euxenipp. ad fin. έγω μέν ούν σοί Εύξένιππε βεβοήθηκα δσα είχον. λοιπόν δ' έστι δείσθαι των δικαστών και τούς φίλους παρακαλεῖν και τὰ παιδία άναβιβάζεσθαι, (see especially Aristophanes' ridicule of the custom in Vespae 568-74 and 976-8). But in the present case a still more sensational effect is to be produced by Conon's laying his hands upon his children's heads and praying that the direct curses may come down upon them, if his statements are false.

κατά τούτων δμεῖσθαι] 'to swear by them,—by their lives.' κατά implies the basis on which the oath rests [or, rather, hostile action directed against the object sworn by. So in Ar. Equit. 660, κατὰ χιλίων παρήνεσα εὐχὴν ποιήσασθαι χιμάρων, the vow is, as it were, aimed at the lives of the creatures to be sacrificed. P.]. Thue. v. 47, δ-

μεύντων τον δρκον κατα λερών τελείων, Isaeus Or. 7 § 16, όμεύναι καθ' λερών, Lys. Or. 32 § 13, έπιροκήσασα κατα τών παιδων τών έμαυτής, Dem. 29 § 26 ή μήτηρ κατ' έμοῦ καλ τής άδελφής πλοτιν ήθέλησεν έπιθείναι, Or. 19 § 292, Or. 21 § 119. (Kühner's Greek Grammar, § 433 fin.)

We find a curious parallel in a charge made as follows against Demosthenes himself by Deinarchus, Or. 1 § 71, ποῦ τοῦτ ἐστὶ δίκαιον...τοὺς μὲν νόμους προλέγειν...παιδοποιεῖσθαι κατὰ τοὺς νόμους υἰεῖς σαυτῷ προσποιεῖσθαι παρὰ τοὺς νόμους τῶν ἐν ταῖς κρίσεσυ ἔνεκα γιγνομένων, δοκων.

ἀκηκοὼς...άπήγγειλεν] i.e. 'our informant listened to them in amazement.'

druπόστατα] not exactly 'intolerable' but 'irresistible,' 'impossible to withstand.' The most upright of men and those who are least likely to tell a falsehood themselves (the jury for instance) are most likely to be deceived by such asseverations (ὑπὸ τῶν τοιούτων sc. τολμημάτων).

ol σίμαι βέλτιστοι.] For the position of σίμαι, cf. Pl. Gorg. 483 C, ή δέ γε σίμαι φύσις, and Rep. 504 A, έξ σίμαι τής ακροτάτης έλευθερίας.

ύπὸ τῶν τοιούτων ἐξαπατῶνται· οὐ μὴν ἀλλὰ δεῖ πρὸς 1269
39 τὸν βίον καὶ τὸν τρόπον ἀποβλέποντας πιστεύειν. τὴν
δὲ τούτου πρὸς τὰ τοιαῦτ' ὀλιγωρίαν ἐγὼ πρὸς ὑμᾶς
ἐρῶ· πέπυσμαι γὰρ ἐξ ἀνάγκης. ἀκούω γὰρ, ἄ ἄνδρες
δικασταὶ, Βάκχιόν τέ τινα, ὑς παρ' ὑμῖν ἀπέθανε, καὶ
᾿Αριστοκράτην τὸν τοὺς ὀφθαλμοὺς διεφθαρμένον καὶ
τοιούτους ἐτέρους καὶ Κόνωνα τουτονὶ ἐταίρους εἶναι
μειράκια ὄντας καὶ Τριβαλλοὺς ἐπωνυμίαν ἔχειν· τούτους τά τε Ἑκαταῖα κατεσθίειν°, καὶ τοὺς ὄρχεις τοὺς

O Bekk, κατακαίειν FΣΦ, om. Z.

od μην ἀλλα]= 'not but that.' The phrase is always elliptical: here we may supply οὐ μην (ὑπὸ τῶν τοιούτων δεῖ ἐξαπατᾶσθαι) ἀλλά...

πρὸς τὸν βίον...πιστεύειν.] 'You must turn your eyes (away from ἀπο... his solemn assurances in court) to his life and character and then believe him (if you can).

39. πρὸς τὰ τοιαῦτα] εc. δρκους. πάπυσμαι...ἀνάγκης] i.e. the defendant has forced the enquiry upon me (cf. § 17 fin. ἀνάγκη...).

παρ' ὑμῶν ἀπέθανε] 'was condemned to death in your court,
—by your verdict.'

'Αριστοκράτην.] Probablyidentical (as Westermann suggests) with the person mentioned in Or. 38 § 27 τῶν αἰσχρῶν ἐστί... τὰ μὲν δυτα κατεσθίοντας καὶ παροινοῦντας μετά 'Αριστοκράτους καὶ Διογνήτου καὶ τοιούτων ἐτέρων αἰσχρῶς καὶ κακῶς ἀνηλωκέναι.

τον τους όφθ. διεφθαρμένου] the man with the bad eyes' (perhaps blind from ophthalmia, luscus). For pass. of διαφθείρω used of impaired sight or hearing, and similar physical defects, the third Kροίσω δύο παΐδες, των οῦτερος μὲν

διέφθαρτο, ἢν γὰρ δὴ κωφός, and ib. 38 διεφθαρμένος τὴν ἀκοήν. Dem. Or. 13 § 13 δεῖ τὰ ἄτα πρώτον ὑμών ἰἀσασθαι, διέφθαρται γάρ.

 T_{ρ} β α λλούς.] See Excursus (D) at the end of this speech.

τὰ Έκαταῖα.] Once every month, at the time of the new moon, dishes of food were set out for Hecate in the evening at the places where three roads met; and the food thus offered was not unfrequently eaten by poor people. Cf. Arist. Plutus, 594-7, παρά της Έκατης Εξεστιν τοῦτο πυθέσθαι | είτε το πλουτείν είτε τὸ πεινήν βέλτιον. φησί γὰρ αὕτη | τοὺς μὲν ἔχοντας καί πλουτούντας δείπνον κατά μην' άποπέμπειν, τούς δὲ πένητας τῶν ἀνθρώπων ἀρπάζειν πρὶν καταθείναι (with the Scholia). [Juvenal v. 85, 'exigua feralis cena patella,' Psalm cvi. 28, 'they ate the offerings of the dead.' This act, and the eating of the καθάρματα, which had a mystical import, are cited as instances of impious bravado in things sacred, which augured ill for Conon's paying any regard to the obligations of a solemn oath. P.] In Lucian's dialogues of the dead (i. 1. = p. 331. R.)

ἐκ τῶν χοίρων^α, οἶς καθαίρουσιν ὅταν εἰσιέναι μέλλωσι, συλλέγοντας έκάστοτε συνδειπνείν άλλήλοις, καὶ ῥᾶον 40 ομνύναι καὶ ἐπιορκεῖν ἢ ὁτιοῦν. οὐ δὴ Κόνων ὁ τοιοῦτος

d τας δρνεις (δρνις kB) τας έκ των χωρών (χορών rA1) als libri.

Diogenes asks Pollux to invite from the upper world Menippus the Cynic, who is sure to bring his wallet well stocked with broken victuals, λέγε αὐτῷ..., έμπλησάμενον την πήραν ήκειν θέρμων τε πολλών και εξ που εύροι έν τη τριόδω Εκάτης δείπνον κείμενον η ώον έκ καθαρσίου ή τι τοιούτον.

Hemsterhuis in an exhaustive note on the above passage (Vol. 11. p. 397-400 ed. Bipont.) also quotes Plutarch II. p. 290 D, (the dog) χθονία δεῖπνον Εκάτη πεμπόμενος είς τριόδους άποτροπαίων και καθαρσίων έπέχει μοιραν, Quaest. Rom. p. 280 B, Symp. vii. p. 708 F. We may add Charicleides cited by Athenaeus vii. 325, δέσποιν Έκατη, τριοδίτι, τρίμορφε, τριπρόσωπε, τρίγλαις (mullet) κηλευμένα.

After the word 'E $\kappa a \tau a \hat{i} a$ some of the MSS (including Σ) have κατακαίειν, 'to burn up,' which is not likely to be the right reading; others (e.g. Augustanus primus) have κατεσθίειν, which makes good sense and is commonly accepted (e.g. by Dindorf). Of Reiske's conjectures (κατ' άγυιας and καταπίνειν) neither can be considered probable. Baiter leaves out the verb, thus making συλλέγοντας govern Έκαταῖα as well as δρχεις. Westermann suggests κλέπτειν but follows Baiter. κατακαίειν may perhaps be accounted for by supposing that 'Ekataîa or καταΐα was erroneously written twice by an early copyist; a subsequent copyist might alter

this into the nearest verb he could think of, κατακαίειν; this would be seen to be wrong by a still later writer, who would substitute the intelligible word κατεσθίειν.

τούς δρχεις τούς έκ των χοίρων.] The Mss have τàs δρνεις (or δρνις) τας έκ των χωρών (or χορών) als. But birds are out of place in an expiatory sacrifice prior to a public assembly, and the use of young pigs for this purpose is distinctly attested by ancient authorities; we must therefore accept the certain emendation given in the text. and originally proposed by Hemsterhuis (in his note on Lucian above referred to).

Harpoer. (and Photius) Kaθάρσιον Αλσχίνης κατά Τιμάρχου (§ 23, speaking of the ἐκκλησία, έπειδὰν τὸ καθάρσιον περιενεχθῆ), έθος ην 'Αθήνησι καθαίρειν την έκκλησίαν καὶ τὰ θέατρα καὶ ὅλως τας του δήμου συνόδους μικροίς πάνυ χοιριδίοις ἄπερ ἀνόμαζον καθάρσια τοῦτο δ' ἐποίουν οἱ λεγόμενοι περιστίαρχοι, οξπερ ώνομίσθησαν ούτως ήτοι άπο του περιστείχειν ή άπὸ τῆς ἐστίας. (Ár. Eccl. 128, ο περιστίαρχος περι-

φέρειν χρή τήν—γαλήν.) καθαίρουσιν.] A plural indefinite, with the subject omitted; of, the frequent use of $\phi a \sigma l$, λέγουσι, ὀνομάζουσι.

elσιέναι] so. els την έκκλη-σίαν, etc. Hence εlσιτήρια (fals. leg. § 210 with Shilleto's note).

η ότιοῦν.] 'They think less of swearing and perjuring themselves than anything else whatsoever,' 'than anything else in πιστός εστιν ομνύων ουδε πολλοῦ δεῖ ἀλλ' ὁ μηδ' εὔορκον μηδεν ἀν ομόσας ὧν μὴ νομίζετε, κατὰ δε δὴ

^o Z cum Sauppio. ὁμόσας, κατά δὲ δη παίδων ὧν μη νομίζετε Bekker.—'Lege ὧν μη νομίζεται μηδὲν μηδ' ἀν μελλήσας, qui ne in animum quidem induxerit ut novo et inusitato more per liberorum capita iuret... Imo transpone, ὁμόσας ὧν μη νομίζεται, κατά δὲ δη τῶν παίδων μηδ' ἀν μελλήσας.' Dolyroe.

the world.' Or. 56 § 15 οὐδέν γε μαλλον η ότιοῦν.

202

40. où $\delta \eta$...où $\delta \epsilon \pi \circ \lambda \lambda \circ \hat{\nu} \delta \epsilon \hat{\iota}$.] Here, as usual in this phrase. ούδε reiterates the preceding negation (où ôn) but does not negative πολλοῦ δεῖ although closely pronounced with it. (Cf. fals. leg. § 33 οὐ γὰρ...τὰ πράγματ' έστι φαύλα...ούδε πολλού δεί, with Shilleto's note.) We have an apparent exception to this rule in Or. 18 § 20 φανήσεται γάρ οὐδὲ πολλοῦ δεῖ τῆς γενησομένης άξιον αλσχύνης, where there is no preceding negative expressed. The exception may however be explained on the supposition that φανήσεται is ironical and therefore implies a negative : οὐ γὰρ φανήσεται τῆς γενησομένης άξιον αίσχύνης, οὐδὲ πολλού δεί.

οὐ δὴ $\kappa.\tau.\lambda.$] A very elegant and idiomatic passage: 'Conon then, as a character such as I have described, is not to be trusted on oath; far from it, No! the man who would not take even an oath that he intends to observe by any object you do not recognise (i.e. such as Conon swears by) and would not for a moment think of doing so on the lives of his children, but would rather suffer anything than that,-and who, even when constrained, will take none but a customary oath,—I say, such a man is more to be trusted than one who swears by his sons and offers to undergo the fiery ordeal.' P.1

ο μηδ' — μελλήσας. The mas have ὁ μηδ' εὔορκον μηδέν αν δμόσας, κατά δὲ δὴ παίδων, ὧν μη νομίζετε, μηδ' αν μελλήσας. There are two objections to this, (i) the plaintiff describes himself as one who is 'reluctant to swear even to the truth' whereas in § 41 he publicly swears to having been assaulted by the defendant, (ii) an oath by the lives of one's children is described as 'contrary to usage' ὧν μή νομίζετε, whereas this very oath is elsewhere attributed to the mother of Demosthenes. Or. 29 §§ 26, 33, 54, 56 ή μήτηρ κατ' έμοῦ καὶ τῆς αδελφής...πιστιν ήθέλησεν έπιθείναι... ήν μηδείς ύμων νομίζετω καθ' ήμων ποτ' αν δμνύναι ταῦτ' ἄν ἐθέλειν, εί μὴ σαφώς ήδει τα εδορκα δμουμένη. Or. 19 § 292.

We may therefore accept Sauppe's conjecture ό μηδ' εδορκον μηδέν ἄν ὁμόσας ῶν μη νομίζετε, κατὰ δὲ δὴ παίδων μηδ' ἄν μελλήσας.

If an easier alteration is preferred, we may retain the order as it stands in the Mss, simply inserting μηδὲν after ῶν μὴ νομίςτε, and accounting for its loss by its similarity to the subsequent μηδ ἀν. The sentence would then run thus: ὁ μηδ εῦορκον μηδὲν ἀν ομόσας, κατὰ ὁῦ ταθῶν, ῶν μὴ νομίςτε μηδὲν μηδ ἀν μελλήσας. Thus ῶν μὴ νομίςτε depends on μηδὲν μηδ ἀν μηδὲν ποδο

παίδων μηδ' αν μελλήσας, άλλα καν ότιουν παθών πρότερον, εί δ' άγαγκαιον, όμνύων ώς νόμιμον, άξιοπιστότερος του κατά των παίδων όμνύοντος και διά του πυρός. έγω τοίνυν ό δικαιότερόν σου πιστευθείς αν κατά πάντα, ω Κόνων, ήθέλησα όμόσαι ταυτί, ουχ

and does not refer to παίδων, the sense of the second clause being that Ariston would never dream of taking any such oath, by his children's lives, as would be contrary to general usage. Below, he describes himself as δμυίων ώς νόμιμον. This conjecture (as well as Sauppe's) has been anticipated by Dobree.

μηδ' εὔορκον.] Isocr. ad Dem. \$23 ἔνεκα δὲ χρημάτων μηδένα θεῶν ὁμόσης, μηδ' ἄν εὐορκεῖν μέλλης.

καν ότων παθών πρότερον.]
'Would submit to anything sooner than that,' i.e. rather than swear by an oath contrary to the country's use, or by the lives of his children.

The whole sentence is intended to be descriptive of the character of a man who has a solemn regard for the obligations of an oath; hence the use of μή. A person of such a character, says the plaintiff, is more trustworthy than one who is ready to taken any oath you please. The characters contrasted are of course those of the plaintiff and defendant respectively, but this is only implied until we reach the next sentence έγω...ό δικαιότερόν σου $\pi_i \sigma \tau e v \theta e is \tilde{a} v$, when the contrast is brought home to the case at issue.

και διά τοῦ πυρός.] It is doubtful whether we can explain this of any ordeal by fire like that referred to in Soph. Antig. 264, (ήμεν δ' Ετοιμοι καὶ μύδρους αίρειν χεροῦν, καὶ πῦρ διέρπειν καὶ

θεούς δρκωμοτείν), and possibly implied in Ar. Lysistr. 133, αλλ' άλλ' δ τι βούλει, κάν με χρη, διά τοῦ πυρός έθέλω βαδίζειν, which however may be only a strong metaphor expressive of readiness to endure any amount of torture. Sometimes διά πυρός is used of 'braving the extremest perils,' 'going through fire and water' as in Xen. Symp. iv. 16, έγωγ' οδν μετά Κλεινίου κάν διά πυρός loly and Oec. xxi. 7, ακολουθητέον.. και διά πυρός και διά παντός κινδύνου (L. and S., 8. ∀. πῦρ).

In the present passage διὰ τοῦ πυρός possibly contains an allusion to some strange form of self-devotion, one of the ἀραὶ δειναὶ καὶ χαλεπαὶ obscurely hinted at in § 38. G. H. Schaefer simply says 'vertam, vei dum ara ardet,' i.e. 'one who swears by his children even while the flame is burning on the altar,' and C. R. Kennedy renders the words 'and before the burning altar.'

This is hardly satisfactory, and it is not improbable that the text is corrupt and that we should read καὶ διὰ τοῦ πυρὸς ἰόντος, where the participle would easily have been lost by homocoteleuton with δμυύοντος.

πιστευθείς dr.] See on § 1 ad fin. For the passive, formed just as if the active were directly transitive, and took the accusative, cf. § 5 παροινουμένους and § 2 παραινευμήσθαι.

ηθέλησα δμόσαι ταυτί.] The

204 LIV. KATA ΚΟΝΩΝΟΣ ΑΙΚΙΑΣ. [§§ 41, 42.

ύπ $\dot{\epsilon}$ ρ τοῦ μὴ δοῦναι δίκην $\ddot{\omega}$ ν ἡδίκηκα, καὶ ὁτιοῦ $oldsymbol{v}$ ποιών, ώσπερ σύ, άλλ' ύπερ της άληθείας καὶ ύπερ τοῦ μη προσυβρισθήναι, ώς οὐ κατεπιορκηθησόμενος ! τὸ πρᾶγμα. λέγε τὴν πρόκλησιν.

ΠΡΟΚΛΗΣΙΣ.

Ταῦτ' ἐγω καὶ τότ' ηθέλησα ομόσαι, καὶ νῦν ομνύω 41 τούς θεούς και τὰς θεὰς ἄπαντας και ἀπάσας δμῶν ενεκα, ο άνδρες δικασταί, και των περιεστηκότων, ή μὴν παθών ὑπὸ Κόνωνος ταῦτα ὧν δικάζομαι, καὶ λα- 1270 βών πληγάς, και τὸ χείλος διακοπείς οῦτως ώστε καὶ ραφήναι, καὶ ύβρισθεὶς τὴν δίκην διώκειν. καὶ εἰ μέν εὐορκῶ, πολλά μοι ἀγαθὰ γένοιτο καὶ μηδέποτ' αὖθις τοιούτο μηδέν πάθοιμι, εί δ' ἐπιορκῶ, ἐξώλης ἀπολοίμην

f κατεπιορκησόμενος Z cum libris.

s mágas Z.

general drift of this oath must have been given by the πρόκλησιε which was read to the jury; it is also indicated in the as-

severations of § 41.

It is clear that this Challenge was refused by the defendant. The plaintiff would therefore be able to point to this refusal as a fact in his own favour just as the defendant would in the case of the πρόκλησις tendered by him and rejected by the plaintiff (§ 27).—In the next line Kal

emphasizes ότιοῦν.

κατεπιορκηθησόμενος.] Dobree's emendation for κατεπιορκησόμενος, the future middle, which if retained, must be taken as passive in sense, 'inasmuch as I am determined not to lose the case by your perjury.' [Or, 'as one who had no idea of having the case decided against him by perjury.' P.] For this use of κατα- cf. καταρραθυμείν ('to lose by negligence') in Dem. Or. 4 § 7, τὰ κατερραθυμημένα πάλιν ἀναλήψεσθε, and κατεπαδειν 'to subdue by charming' (Pl. Gorg. 483 E).

41. τῶν περιεστηκότων.] Αeschin. Ctesiph. § 56 ἀποκρίνομαι έναντίον σοι τῶν δικαστῶν καὶ τῶν άλλων πολιτών δσοι δη έξωθεν πε ριεστάσι, and Dem. de Cor. § 196.

What applies above to private orations of great public importance, applies mutatis mutandis to the present speech, which was probably listened to by a considerable body of citizens besides the forty δικασταl before whom this case was apparently tried (see Introduction).

καὶ εί μὲν εὐορκῶ—ἔσεσθαι. Quoted by Aristeides (ii. 487 Rhet. Graeci, Spengel) together with the famous adjurations of the speech de Corona (§§ 1 and 141) to exemplify αξιοπιστία brought about by 8proi and apal.

έξώλης] fals. leg. § 172, έξώλης απολοίμην και προώλης εί..., and in § 70 (after quoting the solemn form of imprecation used before αὐτός τε καὶ εἴ τί μοι ἔστιν ἡ μέλλει ἔσεσθαι. ἀλλ'
42 οὐκ ἐπιορκῶ, οὐδ' ἄν Κόνων διαρραγῷ. ἀξιῶ τοίνυν
ύμᾶς, ὧ ἄνδρες δικασταὶ, πάνθ' ὅσα ἐστὶ δίκαια ἐπιδείξαντος ἐμοῦ καὶ πίστιν προσθέντος ὑμῖν, ὥσπερ ἄν
αὐτὸς ἕκαστος παθὼν τὸν πεποιηκότα ἐμίσει, οὕτως
ὑπὲρ ἐμοῦ πρὸς Κόνωνα τουτονὶ τὴν ὀργὴν ἔχειν, καὶ
μὴ νομίζειν ἴδιον τῶν τοιούτων μηδὲν ὁ κᾶν ἄλλῳ τυχὸν συμβαίη, ἀλλ' ἐφ' ὅτου ποτ' ᾶν συμβῷ, βοηθεῖν
καὶ τὰ δίκαια ἀποδιδόναι, καὶ μισεῖν τοὺς πρὸ μὲν τῶν
ὑμαρτημάτων θρασεῖς καὶ προπετεῖς, ἐν δὲ τῷ δίκην
ὑπέχειν ἀναισχύντους καὶ πονηροὺς καὶ μήτε δόξης
μήτε ἔθους μήτ' ἄλλου μηδενὸς φροντίζοντας πρὸς

the meetings of the βουλή and ϵ κκλησία) the orator adds: ϵ υτασος ϵ ξώλη ποιεῖν αὐτὸν καὶ γένος αίκίαν.

Ariston is here taking an oath almost as strong as that which he finds fault with in Conon; but he would probably plead that he was only swearing 'in the customary manner' is pounder (§ 40).

διαρραγή] sc. λέγων ώς έπιορκώ 'not even if Conon burst with saying that I forswear myself'— or (as we should put it)—'say so till he bursts.' de Cor. § 21 δ σδς κοινωνός, ούχ δ έμδς, ούδ' ἄν σὐ διαρραγής ψευδόμενος.

§§ 42—48. This is no private interest of myself alone; Conon will appeal to the compassion of the jury, though the victim of such an outrage deserves their pity, rather than its perpetrators. I therefore claim from the jury the same feeling of resentment against Conon, as each one of them would have felt in his own

42. πάνθ'—δίκαια] perhaps = πάντα δίκαια ὅσα ἔστι (not πάντα ὅσα δίκαιά ἐστι). If so, we should

read for tor tort.— π lore π poo- θ tores §41 alluding to ν î ν θ ν ν ω κ . τ . λ .— π a θ ω ν = ϵ l ξ π a θ ϵ ν .

τὴν ὀργὴν ἔχειν.] Or. 21 (Meid.) \S 70, εί τοίνυν τις ὑμῶν ἄλλως πως ἔχει τὴν ὀργὴν ἐπὶ Μειδίαν ἢ ὡς δέον αὐτὸν τεθνάναι, οὐκ ὀρθῶς ἔχει. P.]

δ-συμβαίη] = δκαὶ ἄλλφ (τυχὸν) συμβαίη ἄν 'which might, perchance, happen to another.' For acc. abs. τυχὸν (like παρασχόν, ἐξόν, μετόν, Kühner § 487, 3) Isocr. Paneg. § 171 τυχὸν ἄν τι συνεπέραναν and Dem. de Cor. § 221 ἐπεπείσμην δ' ὑπὲρ ἐμαυτοῦ, τυχὸν μὲν ἀναισθητῶν, δμως δ' ἐπεπείσμην.

τὰ δίκαια ἀποδιδόναι.] 'To grant him the claims which are his due;' ἀπο- as in ἀπολαμ-βάνειν 'to receive one's due,' 'to accept full payment.' See note on Or. 53 § 10.

πρὸ.] Not 'previous to,' but 'in the presence of,' 'at.' [Cf. however Or. 21 (Meid.) § 30 νόμος έθεσθε πρὸ τῶν ἀδικημάτων ἐπ ἀδήλοις τοῖς ἀδικήσουσιν. P.]

μήτε έθους...φροντίζοντας.] Cf. § 40 ων μή νομίζετε.

206 LIV. KATA KONΩNOΣ AIKIAΣ. [§§ 43, 44.

- 43 το μή δουναι δίκην. ἀλλὰ δεήσεται Κόνων καὶ κλαήσει σει το κοπείτε δη πότερος ἐστιν ἐλεεινότερος, ὁ πεπονθώς οἰα ἐγὼ πέπονθα ὑπὸ τούτου, εἰ προσυβρισθεὶς ἄπειμι καὶ δίκης μὴ τυχὼν, ἢ Κόνων, εἰ δώσει δίκην; πότερον δὶ ὑμῶν ἑκάστῷ συμφέρει ἐξεῖναι τύπτειν καὶ ὑβρίζειν ἢ μή; ἐγὼ μὲν οἶμαι¹ μή. οὐκοῦν, ἄν μὲν ἀφιῆτε, ἔσονται πολλοὶ, ἐὰν δὲ κολάζητε ἐλάττους.
- 44 Πόλλ' ἃν εἰπεῖν ἔχοιμι, ὧ ἄνδρες δικασταὶ, καὶ ώς ἡμεῖς χρήσιμοι, καὶ αὐτοὶ καὶ ὁ πατὴρ, ἔως ἔζη, καὶ τριηραρχοῦντες καὶ στρατευόμενοι καὶ τὸ προσταττόμενον ποιοῦντες, καὶ ώς οὐδὲν οὕθ' οὖτος οὔτε τῶν τούτου οὐδείς ἀλλ' οὔτε τὸ ὕδωρ ἰκανὸν οὔτε 1271 νῦν περὶ τούτων ὁ λόγος ἐστίν. εἰ γὰρ δὴ ὁμολογουμένως ἔτι τούτων καὶ ἀχρηστοτέροις καὶ πονηροτέροις

h κλαιήσει Ζ.

k Bekk. om. Z cum FΣΦ.

43. δεήσεται...καὶ κλαήσει.] Οτ. 30 § 32 αναβὰς ἐπὶ τὸ δικαστήριον ἐδεῖτο, Ικετεύων ὑπὲρ αὐτοῦ καὶ ἀντιβολῶν καὶ δάκρυσι κλαίων. Οτ. Οτ. 53 § 29.—προσυβρισθείς is further explained by δίκης μὴ τυχών. See note on § 15, ὑβρισθῆναι.

η μή] sc. έξειναι, not συμφέρει. The latter would require of.

αν μεν αφιήτε κ.τ.λ.] Isocr. κατά Λοχίτου (aiklas) § 18, τους άλλους πολίτας κοσμιωτέρους ποιήσετε και τον βίον τον υμέτερον ασαστήσετε.

§ 44. I might say much of the public services of my family, and shew that my opponents have done you no such service. But time would not suffice, nor is this the point at issue. For even supposing we were ever so inferior to our opponents, that is

no reason why we should be beaten and insulted.

44. χρήσιμοι.] χρήσιμοs is almost invariably used with είς τι, πρός τι, ἐπί τι or the simple dat, but is here placed absolutely. τριηραρχοῦντες.] See Or. 36

§ 41.

ψε οὐδὲν] = ψε κατ' οὐδὲν γέγονε
χρήσιμος (understood from χρήσιμοι above).—Οη το ὐδωρ, see § 36.

τούτων...άχρηστοτέροις.] More unserviceable, more useless, to the state than our opponents. For the dat. συνέβαινεν ἡμῶν εἶναι άχρηστοτέροις cf. § 16 αὐτοληκύθοις συγχωροῦμεν εἶναι τοῖς υἰέπι.

άχρηστος is here contrasted with χρήσιμος and, as often in the Orators, is used in the same sense as άχρεῖος in earlier Greek writers.

ήμιν είναι συνέβαινεν, οὐ τυπτητέοι οὐδὲ ύβριστέοι δήπου ἐσμέν.

Οὐκ οἰδ' ὅ τι δεῖ πλείω λέγειν' οἰμαι¹ γὰρ ὑμᾶς οὐδὲν ἀγνοεῖν τῶν εἰρημένων.

τυπτητέω] formed like τυπτήσω as if from *τυπτέω, cf. τετυπτήσθαι in Argument 1. 2. See Excursus (A), infra.

οὐκ οἶδ' — εἰρημένων.] The very same sentence (with the addition of the phrase ἐξέρα τὸ ὕδωρ) occurs at the close of Or. 36.

A longer speech might appro-

priately have closed with a recapitulation and a formal peroration; but in the present instance neither is necessary. Arist. Rhet. III. 13 δ ἐπίλογός ἐστιν οὐδὲ δικανικοῦ (λόγου) παιτός, οἰον ἐὰν μικρὸς ὁ λόγος καὶ τὸ πρᾶγμα εὐμτημόνευτον.

EXCURSUS (A).

On the defective verb $\tau \acute{v}\pi\tau \omega$ (§§ 4, 25, 32, 35, &c.).

The verb τύπτω forms a familiar paradigm in almost all the elementary Greek Grammars in ordinary use, where, as every schoolboy knows, it is conjugated at full length with its three perfect tenses, its five futures, and its six aorists; and it must be admitted that for the purposes of a paradigm the verb in question is in several respects admirably adapted. Had the selection fallen on a verb ending in -w with a vowel for the last letter of its stem, e.g. λύ-ω, or τιμά-ω, our model verb would have had one agrist only in each voice, έλυσα, έλυσάμην, έλύθην; έτίμησα, έτιμησάμην, έτιμήθην; had a verbum purum ending in -μι been taken, e.g. φη-μί, δίδω-μι, ἴστη-μι, the beginner would have had to face a very complex conjugation at the very outset of his task. τύπτω is unencumbered with the special irregularities of verbs ending in - µL, and has the advantage of two theoretically possible

aorists in each voice; indeed, as Veitch has pointed out. it is 'one of the very few verbs that have the second agrist active and passive in actual use,' (though the former is very rare, while in Attic prose neither is ever found). Again, as compared with some other verba impura, with a consonant for their characteristic letter, it has this advantage; that the stem-vowel remains unchanged throughout, and is thus identical in, for instance, the agrist and present participle alike (τυπ-είς and τύπ-τ-ων), whereas in λείπω, φαίνω, τήκω as compared with ε-λιπ-ον, ε-φάν-ην, ε-τάκ-ην, the stem-vowels which appear in the agrist have suffered modification in the present; also the consonantal relations between the different tenses are simpler than in the case of some other verbs; thus, while β in $\hat{\epsilon}$ - $\beta\lambda\acute{a}\beta$ - $\eta\nu$ becomes π in $\beta\lambda\acute{a}\pi$ - τ - ω , no such alteration is necessary in passing from the -τυπof the second agrist to the strengthened form τυπτ- of the present.

The verb is not without an interest of its own in the history of grammar; and though it may be rash to conjecture whether it owed its first selection to the grim humour of some plagosus Orbilius of old times, intent on bringing each tense's meaning home to his pupils' memories by the help of his ferule, it may be interesting to note that this particular paradigm is found in the early Greek Grammars which appeared in Italy at the revival of learning, as for instance in the Erotemata of Chrysoloras, a distinguished scholar, who (in the dedication of a copy in my possession, printed at Venice at the Aldine press in 1517) is described as Manuel Chrysoloras, qui primus Iuniorum reportauit in Italiā literas græcas*. The paradigm may also be traced still further

^{*} On Chrysoloras, see Mullinger's History of the University of Cambridge, pp. 391—396, where the Erotemata is called 'the

back to the Canons of Theodosius, an Alexandrine grammarian of the age of Constantine the Great, who expounds all the parts, regardless of usage, and at considerable length (viz. on pp. 1008-1044 of Θεοδοσίου γραμματικού είσαγωγικοί κανόνες περί κλίσεως δημάτων in Bekker's Anecdota Graca, vol. III.) The Grammar of Theodosius is in its turn founded on that of a more celebrated Greek scholar. Dionysius the Thracian, who taught at Rome in B.C. 80. The τέχνη γραμματική of the latter is a short work, occupying only pp. 629-643 in Bekker's Anecdota Graca. vol. II.; it was a standard text-book for many centuries and is the original basis of all subsequent grammars. quote a few words from chap. xv, which bear on our present subject: διαθέσεις δέ είσι τρεῖς, ἐνέργεια, πάθος. μεσότης ενέργεια μεν οδον τύπτω, πάθος δε οδον τύπτομαι. μεσότης δε ή ποτε μεν ενέργειαν, ποτε δε πάθος παριστώσα. οίον πέποιθα, διέφθορα, εποιησάμην, εγραψάμην*. Shortly after, he proceeds: ἀριθμοὶ δὲ τρεῖς, ἐνικός, δυϊκὸς καὶ πληθυντικός ένικος μέν οδον τύπτω, δυϊκός δε οδον τύπτετον. πληθυντικός δε οίον τύπτομεν' πρόσωπα δε τρία, πρώτον. δεύτερον, τρίτον πρώτον μέν οδον τύπτω, δεύτερον οδον τύπτεις, τρίτον οίον τύπτει.

But however well this verb may be adapted as a typical form for the beginner, and however interesting it may be as a tradition of the earlier grammarians, it can-

Greek Grammar of the first century of the Renaissance.' 'It served Reuchlin for a model at Orleans, was used by Linacre at Oxford and Erasmus at Cambridge, and long continued to hold its ground against formidable rivals,' p. 395. The date of his arrival in Italy was 1396. The Aldine edition above referred to is of course a reprint.

* It is quoted ἐτυψάμην in Graefenhan, Geschichte der Classischen Philologie, II. p. 481, q. v.; but Dionysius appears in the rest of the chapter to confine himself to tenses in actual use and is therefore likely to have avoided ἐτυψάμην.

not be too clearly understood that very few of the tenses are really used by the best Greek authors. The tenses given in the paradigm are all formed regularly on the principles of analogy alone, regardless of the opposite principles of anomaly which prevail in the usage of the Greek writers themselves. In Attic Prose none of the tenses given in the grammars are found except the present and imperfect, active and passive, τύπτω and έτυπτον, τύπτομαι and έτυπτόμην. The future active is not τύψω but τυπτήσω, and the agrists in use are borrowed from other verbs, and are really ἐπάταξα and ἐπλήγην. erula is never found in Attic Prose, and the reference to Lysias, fragment 10, 2, given in Veitch's Greek Verbs, and repeated, apparently without verification, in Liddell and Scott's Lexicon, supplies us with no real exception. The passage, when examined, proves to be part of an exposition by the late rhetorician Theon (Progymnasmata 2 p. 165) of a possibly genuine speech of Lysias. The words are έγκύμονά τις έτυψε κατά γαστρός καὶ κρίνεται φόνου, where Lysias himself would undoubtedly have written ἐπάταξεν, as is proved by a passage in Or. 13 § 71, δ Θρασύβουλος τύπτει του Φρύνιχου καὶ καταβάλλει πατάξας. The following passages will further illustrate the prose usage of this defective verb, Lysias, Or. 4 § 15, πότερον ἐπλήγην ή ἐπάταξα; id. Or. 1 §§ 25-27, where πάταξας καταβάλλω is followed by the corresponding passive forms πληγείς κατέπεσεν, Dem. Or. 4 § 40, ο πληγείς καν ετέρωσε πατάξης, Thuc. VIII. 92, ο Φρύνιχος πληγείς followed by ο πατάξας διέφυγεν. Again in Plato's Laws, p. 879 D-E, we have τίπτοντα and τύπτειν followed by πατάξαι, and soon after, τύπτει τῆ μάστιγι followed by όσας αν αὐτὸς πατάξη: so in p. 880 B, εάν τις τύπτη τον πρεσβύτερον...τη του πληγέντος ήλικία, and in p. 882 the last two forms occur twice over. Cf. Aristot. Eth. v. 4. 4, όταν ὁ μὲν πληγῆ ὁ δὲ πατάξη,

ομοΐα καὶ εἰ ἰσχυρὸς ἀσθενἢ πατάξαι ἢ πληγήναι προκαλέσαιτο, Eth. v. 5. 4, εἰ ἀρχὴν ἔχων ἐπάταξεν, οὐ δεῖ ἀντιπληγήναι, καὶ εἰ ἄρχοντα ἐπάταξεν, οὐ πληγήναι μόνον δεῖ ἀλλὰ καὶ κολασθῆναι. Rhet. i. 15, 29, πατάξαι ἢ πληγήναι, de anima B, 8, p. 419 b 15, τὸ τύπτον καὶ τὸ τυπτόμενον... ἄν πληγή, p. 420 a 24, οὐ δὴ πᾶν ψοφεῖ τυπτόμενον καὶ τύπτον, οἷον ἐὰν πατάξη βελόνη βελόνην, p. 423 b 16, πληγεῖσα ἐπάταξεν, Soph. Elench. p. 168 a 6 ἄν τις τύπτη τοῦτον καὶ τοῦτον, ἄνθρωπον ἀλλ' οὐκ ἀνθρώπους τυπτήσει, and Meteorologica, p. 368 a 18, τύπτων...τύπτον...τύπτεται, p. 371 b 10, ἢ μέλλει πατάξειν, κινεῖται πρὶν πληγήναι, while three lines below we find δ ἐὰν πατάξη.—Among other parts similarly borrowed we have πέπληγα, πέπληγμαι, πεπλήξομαι and πληγήσομαι.—So in Latin, ferio, percussi, etc.

But one of the best studies on this point of usage is the Speech of Demosthenes katà Kóvwvos, where we find the following forms; in § 81 $\tau \dot{\nu}\pi \tau \epsilon \iota \nu$, in § 17 $\tau \dot{\nu}\pi \tau \omega \nu$, in § 4 $\ddot{\epsilon}\tau \nu \pi \tau \sigma \nu$, in § 32 and 35 $\tau \nu \pi \tau \dot{\rho} \mu \epsilon \nu \sigma$, with the verbal $\tau \nu \pi \tau \eta \tau \dot{\epsilon}$ os in § 44. Again in § 31 we have $\pi \alpha \tau \dot{\alpha} \dot{\epsilon} \alpha \iota$ (not $\tau \dot{\nu} \dot{\psi} \alpha \iota$ or $\pi \lambda \dot{\eta} \dot{\epsilon} \alpha \iota$), and in § 33 $\dot{\epsilon} \pi \lambda \dot{\eta} \dot{\gamma} \eta \nu$ (not $\dot{\epsilon} \pi \alpha \tau \dot{\alpha} \dot{\chi} \partial \eta \nu$, or $\dot{\epsilon} \tau \dot{\epsilon} \tau \dot{\gamma} \eta \nu$, much less $\dot{\epsilon} \tau \dot{\nu} \dot{\epsilon} \dot{\rho} \partial \eta \nu$). Further in § 25 $\pi \alpha \tau \dot{\alpha} \dot{\epsilon} \alpha \nu \tau$ is stands side by side with $\tau \dot{\nu} \pi \tau \epsilon \iota \nu$; and lastly we have the phrases $\pi \lambda \dot{\eta} \gamma \dot{\alpha} s$ $\dot{\epsilon} \dot{\nu} \dot{\epsilon} \tau \dot{\epsilon} \iota \nu \alpha \nu$ (§ 5) and $\dot{\epsilon} \dot{\lambda} \lambda \dot{\eta} \dot{\epsilon} \dot{\nu} \alpha \iota$ kal $\dot{\delta} \dot{\epsilon} \partial \omega \kappa \dot{\epsilon} \nu \alpha \iota$ $\pi \dot{\lambda} \dot{\eta} \gamma \dot{\alpha} s$ (§ 14), which assist in making up for the defective tenses. It is reserved for the late writer who composed the Argument to use the unclassical form $\tau \dot{\epsilon} \tau \nu \pi \tau \dot{\eta} \dot{\sigma} \partial \alpha \iota$.

For the usage of this verb in Attic Verse, see Veitch's excellent book on Greek Verbs, where it will be noticed that almost the only part used besides those found in Prose is $\tau v\pi \epsilon is$; the student should also read the interesting criticisms of Cobet in pp. 330—343 of his Variae lectiones.

EXCURSUS (B).

On the quantity of $\xi\mu\pi\nu$ os (Or. 54 § 12).

In Soph. Phil. 1378, the phrase ξμπυος βάσις is used with reference to the festering foot of Philoctetes, but the position of the words, at the end of an iambic line, leaves the quantity undetermined. This may however be ascertained (i) by the accent of the word from which it is derived, viz. πύον, which according to the express statement of the grammarian Arcadius should never be written πῦον; (ii) by the fact that Empedocles makes the first syllable of $\pi \acute{v}o\nu$ short. We may further notice that the adjective and its derivatives occur (as might be expected). not unfrequently in Hippocrates and the medical writers; and that one of these, Galen (lib. xiii. p. 876), quotes in full an Elegiac poem in which Andromachus the elder, in describing the virtues of his potent antidote, or $\theta_{\eta\rho\iota\alpha\kappa\dot{\eta}}\delta i$ έχιδνῶν, has the following couplet, which determines the quantity of the word:

καὶ μογερών στέρνων ἀπολύσεται ἔμπυον ὶλύν πινομένη πολλοὺς μέχρις ἐπ' ἢελίους.

Hence we conclude that the lexicons of Liddell and Scott, and of Dr Pape (in their latest editions), are unwarranted in marking the penultimate as long;—an oversight which does not occur in the fourth edition of the former lexicon, and is doubtless due to a confusion between the quantities of $\tau \delta \pi \tilde{\nu} \sigma \nu$, the Latin pus, and $\delta \pi \tilde{\nu} \sigma s$, the Lat. colostra (or beestings).

EXCURSUS (C).

On the meaning of αὐτολήκυθος (Or. 54 § 14).

The exact meaning of this word is difficult to determine, and the Grammarians content themselves with giving us a wide choice of conflicting explanations. Harpocration, for instance, has the following article.

Αὐτολήκυθοι: Δημοσθένης κατὰ Κόνωνος, (1) ἦτοι ἀντὶ τοῦ εὐζώνους τινὰς καὶ ἐτοίμους πῶν ὅτιοῦν ποιεῖν καὶ ὑπομένειν, (2) ἢ ἀντὶ τοῦ πένητας καὶ μηδὲν ἄλλο κεκτημένους ἢ ληκύθους, (3) ἢ αὐτουργούς, (4) ἢ ἀντὶ τοῦ εἰς πληγὰς ἐτοίμους καὶ οἷον τύπτοντας καὶ μαστιγοῦντας καὶ ὑβρίζοντας, (5) ἢ λέγοι ἄν τοὺς ἐκ προχείρου διδόντας ἀργύριον....

He further states that Menander used the word in two of his comedies, and attempts to support the last of the above interpretations by shewing from Diphilus, that money was occasionally carried about in the λήκυθος: and the last but one by appealing to Menander for the fact that the thong or strap (iμάς) by which the λήκυθος was suspended about the person might be detached from the flask and used as a whip. None of these five explanations is convincing and the last two are almost certainly wrong. An indication of the true meaning may however be gathered from the second. Any respectable Athenian in going to the public baths would be naturally attended by his slave carrying the master's λήκυθος or oil-flask, &c. Compare, for the Roman custom, Varro R. R. 1. 55. 4 (Olea) dominum in balnea sequitur. The fraternity of young men alluded to in the text, may have gone on the principle of discarding the attendance of their slaves and carrying their own λήκυθοι, either to be free from the slight restraint which the company of their servants might put upon their practical jokes and wild escapades, or by way of assuming a lower grade of respectability than their birth would warrant, and availing themselves of that disguise either as a mere freak of youthful pleasantry or as a cloak for acts of outrage and disorder. If this view is tenable, the general sense of the title may be kept up by some such rendering as 'gentleman beggars,' 'amateur tramps.'

This explanation is in part confirmed by one of the guesses recorded in Bekker's Anecdota Graeca 465, 17

where αὐτολήκυθος is explained ὁ πένης ἀπὸ τοῦ ἐαυτῷ τὰς ληκύθους εἰς τὰ βαλανεῖα εἰσφέρειν. Again, Hesychius has αὐτολήκυθοι οἱ πένητες, οἱ μόνην λήκυθον ἔχοντες ἢ δι ἐαυτῶν βαστάζοντες τὴν λήκυθον, οὐ δι οἰκετῶν. Pollux, x. 62, refers to the passage in Demosthenes, and quotes a parallel from the comic poet Antiphanes, Meineke Com. Graec. fragm. III. 7 καὶ αὐτοληκύθους δέ τινας Δημοσθένης ἐν τῷ κατὰ Κόνωνος ὀνομάζει οῦς σαφέστερον ἄν τις ἐν τῷ ᾿Αντιφάνους ᾿Αθάμαντι κεκλήσθαι λέγοι.

χλαμύδα καὶ λόγχην ἔχων ἀξυνακόλουθος ξηρὸς αὐτολήκυθος.

As another nickname attaching to one of these Clubs we have Τριβαλλοὶ in § 39; and in Athenaeus a coterie of Athenian wits is mentioned in the time of Philip of Macedon and therefore nearly coincident in date with the Clubs in the text; these wits or γελωτοποιοί went by the name of 'the sixty,' (Athen. xiv. 614). Cf. also Lysias, fragm. 53, κατὰ Κινησίου: οὐ μετὰ τούτου ποτὲ 'Απολλοφάνης καὶ Μυσταλίδης καὶ Λυσίθεος συνειστιώντο, μίαν ἡμέραν ταξάμενοι τῶν ἀποφράδων, ἀντὶ νουμηνιαστῶν κακοδαιμονιστὰς σφίσιν αὐτοῖς τοῦνομα θέμενοι;

EXCURSUS (D).

On the Tριβαλλοί of Or. 54 § 39.

The Triballi were a wild Thracian people occupying the region north of the range of Haemus and south of the Danube, now known as Servia. Their character is often described in unfavourable terms: thus Isocrates (de pace § 50) speaks of their δυσγένεια as opposed to the εὐγένεια of Athens, and (Panath. § 227) denounces them as leagued against all their neighbours: ἄπαντές φασιν ὁμονοεῖν μὲν (τοὺς Τριβαλλοὺς) ὡς οὐδένας ἄλλους ἀνθρώπους, ἀπολλύναι δ' οὐ μόνον τοὺς ὁμόρους καὶ τοὺς πλησίον οἰκοῦντας ἀλλὰ καὶ τοὺς ἄλλους ὄσων ἀν ἐφικέσθαι δυνηθώσιν. Lastly the

comic poet Alexis (who flourished in B.C. 356, a date but slightly anterior to the present speech) attacking, apparently, some rude and uncivilised custom, describes it as too barbarous even for the Triballi, οὐδ' ἐν Τριβαλλοῖς ταῦτά γ' ἐστὶν ἔννομα | οῦ φασὶ τὸν θύοντα τοῦς κεκλημένοις | δείξαντ' ἰδεῖν τὸ δεῖπνον, εἰς τὴν αὕριον | πωλεῖν ἀδείπνοις ἄπερ ἔθηκ' αὐτοῖς ἰδεῖν (ap. Athen. xv. p. 671). Cf. Ar. Aves 1530.

According to the speaker, Conon and his two companions were, as mere striplings (μειράκια), known by a name borrowed from these lawless Triballi. Now if the speech was (as is very probable) delivered in B. C. 341 (see note on § 3 eros τρίτον) when Conon was rather more than 50 years of age (§ 22), he would be a μειράκιον, or about 15 years of age, 35 years previous, viz. B.C. 376. incidence which has apparently remained unnoticed, this brings us to the very year in which the wild Triballi crossed the Haemus with a strong force, ravaged the southern coast of Thrace near Abdera and were forced to retreat by the Athenian commander Chabrias (Diodor. xv. 36). The name of the barbarous tribe would therefore be on the lips of all Athens during the youth of Conon and his friends, and would readily find currency as a slang term of the day.

We may compare with the Τριβαλλοὶ, the disorderly Clubs to which Conon's son belonged, the ἰθύφαλλοι and αὐτολήκυθοι of § 14; and we may suggest in passing that the special form of the appellation, apart from its general applicability, probably turned on a play of words (e.g. τρίβειν τοὺς ἄλλους or others more or less obvious). Cf. Photius s.v. (quoting this passage) οἱ ἐν τοῖς βαλανείοις ἀναγώγως διατριβόμενοι…οἱ δὲ τοὺς εἰκαίους καὶ τοὺς βίους κατατρίβοντας. Hesychius (inter alia) οἱ ἐπὶ τὰ δεῖπνα ἑαυτοὺς καλοῦντες. The Scholia on Æschines i. § 52 (τούσδε

τοὺς ἀγρίους ἄνδρας) couple together Τριβαλλοὶ (cf. Plin. N. H. VII. 2) and Κένταυροι as infamous appellatives, and lastly the comic poet Eubulus (fl. B.C. 375) has the line Τριβαλλοποπανόθρεπτα μειρακύλλια.

As an exact parallel to the Triballi in the text and the other clubs already mentioned, we have in English literature the 'nocturnal fraternity of the Mohock-club,—a name borrowed from a sort of cannibals in India' (i.e. North America). The practical jokes of that 'worthy society of brutes,' and 'well-disposed savages,' will be familiar to the readers of the Spectator (Nos. 324, 332 and 347; anno 1712). Cf. also Gay's Trivia iii. 325—328:

Who has not heard the Scowrer's midnight fame? Who has not trembled at the Mohock's name? Was there a watchman took his hourly rounds, Safe from their blows, or new-invented wounds?

As German parallels we have the names *Polacken*, *Tartaren*, *Husaren*, and *Kroaten* (quoted by Reiske); similarly in French, *Cosaques* and *Pandours* (mentioned by M. Dareste).

LV.

ΠΡΟΣ ΚΑΛΛΙΚΛΕΑ ΠΕΡΙ ΧΩΡΙΟΥ.

ΥΠΟΘΕΣΙΣ.

Καλλικλής, πρός δυ δ λόγος, καὶ ὁ τὴυ δίκηυ ὑπ ἐκείνου φεύγων γείτονες ἦσαν ἐν χωρίφ, ὁδῷ μέση διειργόμενοι. δυσομβρίας δὲ συμβάσης, εἰς τὸ Καλλικλέους χωρίον ὕδωρ ἐμπεσὸν ἐκ τῆς ὁδοῦ κατελυμής νατο. ἐπὶ τοὑτῷ διώκει βλάβης τὸν γείτονα εἰναι γάρ φησιν ἐν τῷ Τισίου χωρίῷ χαράδραν εἰς ὑποδοχὴν τοῦ ὕδατος τοῦ ἐκ τῆς ὁδοῦ ποιηθεῖσαν, ἡν ἀποικοδομήσαντα νῦν αἰτίαν ἐαυτῷ βλάβης γενέσθαι. ὁ δὲ τοῦ Τισίου παῖς πρώτον μὲν παλαιὸν καὶ οὐ δί το ἑαυτοῦ τὸ ἔργον δείκνυσι. ζῶντος γὰρ ἔτι καὶ τοῦ Καλλικλέους πατρὸς ἀποικοδομηθῆναι τὴν χαράδραν φησὶν ὑπὸ τοῦ Τισίου εστί. διασύρει δὲ καὶ τὴν χαράδρα τις τὸ χωρίον ἐστί. διασύρει δὲ καὶ τὴν

* διωκόμενος Z coniecit Sauppius, διώκων libri. φεύγων Bekker cum H. Wolfio,

^d ἀποικοδομήσαντα νῦν αἴτιον Bekk. (Berlin ed.) ἀποικοδομηθεῖσαν νῦν αἰτίαν Bekk. (st. Leipsig ed.)

 οὐδὲ χάραδρα τις άλλὰ χωρίον ἐστί Σ in margine (cf. § 12 ἀποδείξω χωρίον δν τοῦτ' άλλ' ού χάραδραν).

Argument line 12. συνίστησων]
seems to mean 'he joins issue.'
Perhaps ἐνίστησων, 'he objects.
P.] The word is used in late
Greek in the sense 'to give

proof of, e.g. Polyb. 111. 108, 4, ἐπειράτο συνιστάνειν δτι... We may therefore perhaps render it 'he attempts to prove.' line 18, διασύρει.] makes light

b ἐπομβρίας Z et Bekker stereo. Leipsig ed. 1855. (habet Z in margine non modo δυσομβρίας quod nusquam alias legitur, sed etiam ἐπομβρίας quod occurrit infra § 11, γενομένης ἐπομβρίας). δηωβίας Φ. δηνώβιας Kerrich ms. δη βίας Β, δινοβίας Βekk, (Berlin ed.).

συμβάσαν τῷ Καλλικλεῖ^τ βλάβην ὡς μικρὰν καὶ 15 οὐκ ἀξίαν τηλικαύτης δίκης, καὶ τὸ ὅλον ηδικῆσθαι μὲν οὐδέν φησι τὸν Καλλικλέα, ἐπιθυμεῖν δὲ τῶν χωρίων τῶν ἑαυτοῦ καὶ διὰ τοῦτο συκοφαντίας μηχανάσθαι πάσας.

Οὐκ ἦν ἄρ', ὧ ἄνδρες 'Αθηναῖοι, χαλεπώτερον οὐ- 1272 δὲν ἢ γείτονος πονηροῦ καὶ πλεονέκτου τυχεῖν, ὅπερ ἐμοὶ νυνὶ συμβέβηκεν. ἐπιθυμήσας γὰρ τῶν χωρίων μου Καλλικλῆς οὕτω διατέθεικέ με συκοφαντῶν ὥστε πρῶτον μὲν τὸν ἀνεψιὸν τὸν ἐαυτοῦ κατεσκεύασεν 2 ἀμφισβητεῖν μοι τῶν χωρίων, ἐξελεγχθεὶς δὲ φανερῶς καὶ περιγενομένου μου τῆς τούτων σκευωρίας πάλιν δύο δίκας ἐρήμους μου κατεδιητήσατο, τὴν μὲν αὐτὸς ² αὐτῷ Καλλικλῆς (male) Κεττίολ πε.

of the damage done. See §§ 23 —26. Dem. Or. 13 § 12 διέσυρε ('depreciated') τὰ παρόντα καὶ τοὺς προγόνους ἐπήνεσε.

§§ 1, 2. There is really no greater nuisance, gentlemen, than a greedy neighbour, as I have found to my cost in the case of the plaintiff Callicles. He has set his heart upon my property, and has therefore by every legal means, direct or indirect, made me the victim of a vexatious persecution.

Though I am no speaker myself, yet, if the court will give me their attention, the facts themselves will prove the baselessness of the present action.

1. οὐκ ἢν ἀρ'.—τυχεῖν.] For οὐκ ἢν ἀρα, 'there is not really after all,' cf. Soph. O. C. 1697, πόθος καὶ κακῶρ ἀρ' ἢν τις, and for this use of ἢν, especially with ἀρα, to express a fact which is and always has been the same, see the examples given in Liddell and Scott, s. v. εἰμί, F.

For the general sense, cf.

Hesiod's Works and Days 345, πημα κακὸς γείτων.

συκοφωντών.] 'by his vexatious litigation, his petty persecution.' The word is always difficult to render, and we have generally to be guided by the context for the exact equivalent in English.

κατεσκεύασεν.] 'suborned his cousin to claim it from me.' The verb, here followed by the infinitive, most commonly takes an accusative, e.g. § 34 τον ανεψιών κατεσκεύασε, Or. 54 § 14.

2. σκευωρίας.] 'intrigue, jobbery.' Or. 36 § 33 πλάσμα καλ σκευώρημα.

δίκας έρήμους—κατεδιητήσατο.] 'got two awards (in arbitration) decided against me by default (for non-appearance). Or. 21 (Meid.) §§ 84, 85, (Στράτων δ διαιτητής) ώς οὖτ' έγω συνεχώρουν οὖθ' οὖτος (Meidias) απήντα, τῆς δ' ώρας έγίγνετο ὀψέ, κατεδιήτησεν. ήδη δ' ἐσπέρας οὖσης καὶ σκότους έρχεται Μειδίας

χιλίων δραχμών, την δε τον άδελφον τουτονί πείσας Καλλικράτην. δέομαι δη πάντων ύμων άκουσαί μου καὶ προσέχειν τον νουν, ουχ ώς αυτος δυνησόμενος εἰπεῖν, άλλ ἵν ὑμεῖς ἐξ αὐτῶν τῶν πραγμάτων καταμάθητε ὅτι φανερῶς συκοφαντοῦμαι.

"Εν μεν οὖν, ὦ ἄνδρες 'Αθηναῖοι, πρὸς ἄπαντας τοὺς τούτων λόγους παρέχομαι δίκαιον. τὸ γὰρ χωρίον τοῦτο περιφκοδόμησεν ὁ πατὴρ μικροῦ δεῖν πρὶν ἐμὲ γενέσθαι, ζῶντος μὲν ἔτι Καλλιππίδου τοῦ τούτων δε

* Bekker (Berlin ed.). Kallikratidy Z et Bekker (st. Leipsig ed.). κ allikratity Σ B et $\gamma \rho$. Fo. τ 00000 Z cum Σ .

...καί καταλαμβάνει τον Στράτωνα άπιόντ' ήδη, την ξρημον δεδωκότα. το μέν οῦν πρώτον οίος τ' ην πείθειν αὐτον, ην καταδεδιητήκει, ταύτην άποδε-

διητημένην αποφέρειν.

ξρημος in Attic has usually two terminations only: hence ξρήμους δίκας, which was perhaps preferred to ξρήμας δίκας on grounds of suphony. In § 6 however we find ξρήμην κατεδιητήσασθε, possibly to avoid the ambiguity arising from the ellipse of δίκην, and in § 31 we have ξρήμην μου καταδεδιητήκει τοιαύτην ξτέραν δίκην.

την μέν χιλίων.] The same suit is described in § 81 (quoted in last note) as similar to the suit in which this speech is spoken. The damages in the latter are also fixed at 1000

drachmae, § 25.

πείσας] SC. καταδιαιτήσασθαι. Καλλικράτην.] On the part taken in these lawsuits by Callicrates, the brother of the plaintiff Callicles, see A. Schaefer, Dem. und seine Zeit III. 2, p. 254 note.

§§ 3—7. (My opponents bring an action for damages on the

ground that the building of a wall enclosing my property has stopped a water-course, and thus diverted the drainage of the surrounding hills on to the property of the plaintiff on the opposite side of the road).

In answer to all their arguments, I have simply to plead that my father built that wall fiften years before his death, without any objection, formal or informal, on the part of the plaintiff's family, who are now attempting to take advantage of my youth and inexperience.

I also challenge them to prove the existence of the alleged water-

course (§ 6).

3. δ(καιον.] 'a fair and legal plea.' Or. 54 §§ 27, 29,

γάρ.] See note on Or. 53 § 4.

—ό πατὴρ, sc. Tisias § 5.—μκροῦ δεῖν πρὶν, 'almost before,'
(i. e. 'a very short time after')
I was born; not 'within a little
before,' 'just before.'

Καλλιπίδου τοῦ τούτων πατρόs.]
The two sons Καλλικλής and
Καλλικράτης bear names similar
to their father's, Καλλιπίδης,
all three being compounds of

πατρός και γειτνιώντος, δς ακριβέστερον ήδει δήπου τούτων, όντος δε Καλλικλέους ανδρός ήδη καὶ επιδη-4 μοῦντος 'Αθήνησιν' ἐν δὲ τούτοις τοῖς ἔτεσιν ἅπασιν οὖτ' ἐγκαλῶν οὐδεὶς πώποτ' ἦλθεν οὖτε μεμφόμενος (καίτοι δήλον ότι καὶ τόθ' ύδατα πολλάκις εγένετο°), ούτ' εκώλυσεν εξ άρχης, είπερ ηδίκει τινά περιοικοδο- 1273 μων ό πατήρ τὸ ήμέτερον χωρίον, αλλ' οὐδ' απηγόρευσεν οὐδε διεμαρτύρατο, πλέον μεν ή πεντεκαίδεκ ετη τοῦ πατρὸς ἐπιβιοῦντος, οὐκ ἐλάττω δὲ τοῦ τούτων

° Z et Bekk. (st. Leipsig ed.). еугучето Bekk. (Berlin ed.).

κάλλος. 'Thus we have Navσίφιλος Ναυσινίκου, and Καλλίστρατος Καλλικράτους. So also brothers' names sometimes varied but slightly, as Diodotus and Diogeiton' (Becker's Charicles p. 220 Eng. ed.).

ἀνδρὸς ήδη.] Having attained to man's estate and being resident at Athens, Callicles might have brought an action long ago, if he felt himself aggrieved.

καίτοι — ύδατα πολλάκις έγένετο.] 'and yet of course it often rained then, just as it does now,'-a touch of quiet humour characteristic of this speech. (ὕδωρ γενέσθαι literally refers to rain, though floods are implied as a necessary consequence. Ar. Vesp. 265, δείται ΰδωρ γενέσθαι κάπιπνεῦσαι βόρειον αὐτοῖς.)

εἴπερ ήδίκει.] (As he would have done) if my father was wronging any one... (But he did not prevent him; and not only

so,) but &c. P.]

ἀπηγόρευσε.] 'forbade.' Classical Greek, ἀγορεύω and its compounds are seldom found except in the present and imperfect tenses; the remaining tenses and the verbal deriva-

tives being generally borrowed from έρω, είπον, είρηκα, είρημαι, έρρηθην, ρηθήσομαι, with ρήσις, ρητός, ρητέον. Thus αναγορεύω (to proclaim) has for its imperfect dunyopevou, while the correct forms for the other parts are, ἀνερῶ, ἀνείρηκα, ἀνεῖπον, ανερρήθην and ανάρρησις &c., instead of αναγορεύσω... ανηγόρευσις &c. The strict rule, however, as to this verb and its compounds, has its exceptions, in the case of προσαγορεύω and partially also in απαγορεύω. Thus instead of the more usual $d\pi \epsilon i\pi \epsilon$, we here find $d\pi \eta \gamma \delta \rho \epsilon \nu \sigma \epsilon$, which also occurs in Dem. Or. 40 § 44 απηγόρευσεν αὐτῷ μή διαιτᾶν and Arist. Occon. 11. 24: Plat. Theaet. p. 200, anayoρεύσης. In Ar. Pax 107 we have καταγορεύση. (See Cobet's variae lectiones p. 35-39 and novae lectiones p. 778; also Veitch, Greek Verbs p. 10, ed. 1871.)

διεμαρτύρατο.] 'formally protested.' Or, 33 § 20, διαμαρτυραμένου τοῦ ανθρώπου έναντίον

μαρτήρων.

έπιβιούντος.] Sense and usage alike shew that this, though at first sight an ambiguous form. is certainly agrist, and not present. Cf. § 32, ἐπεβίω, which 5 πατρὸς Καλλιππίδου. καίτοι, ὧ Καλλίκλεις, έξῆν δήπου τόθ ὑμῖν, ὁρῶσιν ἀποικοδομουμένην τὴν χαράδραν, ἐλθοῦσιν εὐθὺς ἀγανακτεῖν καὶ λέγειν πρὸς τὸν πατέρα "Τισία, τί ταῦτα ποιεῖς; ἀποικοδομεῖς τὴν χα-

also occurs in Thuc. 11. 65, (of Pericles) ἐπεβίω δύο ἔτη καὶ μήνας έξ και έπειδη απέθανεν κ.τ.λ. So also Or. 41 §§ 19 and 18, ἐπιβιοῦντος μετὰ ταῦτα πλεῖον η πένθ' ημέρας. The first person $\epsilon \pi \epsilon \beta l \omega r$ is naturally rare, as the acrist of this verb is mainly applicable to those who are no longer living; but Thuc. v. 26, has, έπεβίων διά παντός (τοῦ πολέμου). In Attic Greek έβίων, like βιώσομαι, βεβίωκα and βεβιωμένος is used to supplement the defects of ζην, which is itself hardly used except in the present and imperfect active. ζήσω is very rare. (See Cobet, variae lect. p. 610).

ἐξῆν.] As usual, without
 Δν. See note on ἐχρῆν Or. 45
 § 17, followed, as here, by ἴνα

with the indicative.

vair.] 'You and yours,' i.e. your father, your brother and (when at home, and not at Athens § 3) yourself. ύμεῖς never stands for συ, and it has been shewn elsewhere that the passages quoted from Isocrates to prove the contrary will not bear examination (Isocr. ad Dem. § 2). So also, in Eur. Bacch. 252, αναίνομαι πάτερ | τὸ γ ήρας ύμων είσορων νούν ούκ έχον, the plural ὑμῶν refers to Cadmus and Teiresias, not to the former only; and in Homer, Odyss. xII. 81, we have \$\hat{\eta} \pi \eta \tau ύμεις νήα παρά γλαφυρήν ιθύνετε, φαίδιμ' 'Οδυσσεύ, where υμείς refers to Odysseus and his comrades.

In Latin however the rule is

perhaps less strictly kept, and vester appears to be used for tuus in Catullus 71, 3, Aemulus iste tuus qui vestrum exerce**t** amorem, probably the only instance of this exceptional use of plural for singular. The rule is only apparently broken in Virg. Aen. ix. 525, Vos, o Calliope, precor, aspirate canenti. Here vos refers to all the Muses. though Calliope alone is men-(Cf. Aen. 1. 140, vestioned. tras, Eure, domos.) Cicero pro Deiot. § 29, vos vestra secunda fortuna, Castor, non potestis sine propinquorum calamitate esse contenti? plural vos is at once explained by felix ista domus in the previous sentence.)

την χαράδραν.] The word is not only used of the torrent itself, but also of the channel cut by the torrent's course (der. χαράσσω). Η esychius χαράδρα χείμαρρος ποταμός. κατάγει δὲ οὖτος παντοῖα ἐν τῷ ῥεύματι καὶ κατασύρει. χαράδραι αὶ χαράξεις τοῦ ἐδάφους. καὶ οἱ κοῖλοι τόποι ἀπὸ τῶν καταφερομένων ὁμβρίων υδάτων. The rendering 'water-course' will suit all the passages in which it occurs in the present speech.

τί ταῦτα ποιεῖς;] Not 'why are you doing this?' but 'what is this that you are doing?'

'Are you cutting off, stopping,

αποικοδομείς.] αντί τοῦ αποφράττεις απολαβώντινα(?) οίκοδομήματι: Δημοσθένης ἐν τῷ πρός Καλλικλέα. The above expla"ράδραν; εἶτ' ἐμπεσεῖται τὸ ὕδωρ εἰς τὸ χωρίον τὸ "ἡμέτερον," ἴν' εἰ μὲν ἐβούλετο παύσασθαι, μηδὲν ὑμῖν ἀ ἡν ὁυσχερὲς πρὸς ἀλλήλους, εἰ δ' ἀλιγώρησε καὶ συν-έβη τι τοιοῦτον, μάρτυσιν εἶχες τοῖς τότε παραγενομέ-6 νοις χρῆσθαι. καὶ νὴ Δί' ἐπιδεῖξαί σε ἔδει πᾶσιν ἀνθρώποις χαράδραν οὐσαν, ἵνα μὴ λόγω μόνον, ὥσπερ νῦν, ἀλλ' ἔργω τὸν πατέρ' ἀδικοῦντ' ἀπέφαινες. τούτων τοίνυν οὐδὲν πώποτ' οὐδεὶς ποιεῖν ἡξίωσεν. οὐ γὰρ αν οὕτ' ἐρήμην, ὥσπερ ἐμοῦ νῦν, κατεδιητήσασθε,

 $^{\rm d}$ ήμ $\hat{\nu}$ ν ην δυσχερές πρὸς ἀλλήλους Bekk. (st. ed.). ὑμ $\hat{\nu}$ ν δυσχερές πρὸς ἀλλήλους ἢν Bekk. (Berlin).

nation from Harpocration, with the awkward τινά, does not entirely suit this passage, though he specially refers to this speech. But in Thuc. 1. 134, we read of Pausanias, ένδον δντα τηρήσαντες αὐτὸν και ἀπολαβόντες είσω ἀπωκοδόμησαν, and it seems likely that the lexicographer, or his transcribers, either had that passage itself in view, or carelessly incorporated into an explanation of Demosthenes the note of some previous expositor of Thucydides.

tva...ก็ง.] Goodwin's Moods and Tenses § 44, 3, and Or. 36 § 47. As an exact parallel to the whole of this sentence, we have Or. 28 § 5, $\epsilon \chi \rho \hat{\eta} \nu$ (like $\epsilon \xi \hat{\eta} \nu$, supra)...είσκαλέσαντας μάρτυρας πολλούς παρασημήνασθαι κελεῦσαι τὰς διαθήκας, ἔν', εἴ τι ἐγίγνετο αμφισβητήσιμον, ην είς τα γράμματα ταθτ' ἐπανελθείν. υμίν, the reading of the Zurich editors, as well as Dindorf, refers to the defendant's father Tisias and the family of Callicles the plaintiff. If (with G. H. Schaefer) we accept juir which is found in the codex Augustanus primus and apparently in other mss, the sense is:
'in which case you and I would
have been having no disputes
with one another (as we now
have).'

el...συνέβη τι τοιοῦτον.] i. e. el ἐνέπεσεν τὸ ὕδωρ els τὸ χωρίον τὸ ὑμέτερον.—μάρτυσι, referring to διεμαρτύρατο in § 4.

elxes.] without av, being dependent on va, like the preceding fiv. 'intelligendum de Callicle, qui si tale quid olim factum esset, testibus nunc utiposset.' G. H. Schaefer.

6. ἐπιδεῖξαι ... χαράδραν οὖσαν.] § 12, ἐγὼ ἀποδείξω χωρίον ὂν τοῦτ' ἀλλ' οὐ χαράδραν.

' ἐπιδεῖξαί σέγε, Reiskius e MSS, sed vel lege γέ σε, vel potius dele σε.' Dobree.

Γνα—ἀπέφαινες.] Constr. Γνα μη λόγφ μόνον ἀπέφαινες του πατέρα ἀδικοῦντα, ὅσπερ νῦν (ἀποφαίνεις), ἀλλ' ἔργφ (ἀπέφαινες ἀδικοῦντα). λόγφ and ἔργφ (on which see Or. 46 § 9) are not to be taken with ἀδικοῦντα.—In the next sentence οὐδείς means οὐδείς ὑμῶν:

έρήμην...κατεδιητήσασθε.] See § 2.

οὖτε - πλέον αν ην ύμιν συκοφαντοῦσιν οὐδεν, αλλ' °εί 7 ηνέγκατε τότε μάρτυρα καὶ ἐπεμαρτύρασθε, νῦν° ἀπέφαινεν αν έκεινος είδως άκριβως όπως είχεν έκαστα τούτων, καλ τους ραδίως τούτους τημαρτυρουντας έξήλεγγεν. ἀνθρώπου δ', οίμαι, τηλικούτου καὶ ἀπείρου των πραγμάτων άπαντες καταπεφρονήκατέ μου. άλλ' έγω πρός απαντας τούτους, ω ανδρες 'Αθηναίοι, τάς αυτών πράξεις ισχυροτάτας μαρτυρίας παρέχομαι. δια τί γαρ ουδείς ουτ' επεμαρτύρατο ουτ' ενεκάλεσεν, άλλ' οὐδ' ἐμέμψατο πώποτε, άλλ' ἐξήρκει ταῦτ' αὐτοῖς ηδικημένοις περιοράν;

e-e Bekk. (Berlin). om, εl ηνέγκατε-νῦν Z et Bekk. (st. Leipsig ed.) cum ΣrA¹Aβ. ('έκεῖνοs pater est' Z.)

† Bekk. (Berlin) cum A¹Aβ. τούτοις 'έ

τούτοις Z et Bekk, st. cum g Bekk. **F**ΣΦΒ. αύτών Ζ.

εὶ ἡνέγκατε — ἐπεμαρτύρασθε, νῦν.] If (with Dindorf and G. H. Schaefer) we retain these words, exervos will refer to o μάρτυς; if (with the Zurich editors and the higher manuscript authority) we omit them, it can only refer to δ πατήρ (Tisias, who was no longer alive). The latter makes quite as good sense as the former; if we lose the antithesis between ὁ μάρτυς and τοὺς ῥαδίως μαρτυρούντας, we gain the contrast between the father who would certainly have held his own and the son whose youth and inexperience are held fair game by the plaintiff's party (τηλικούτου-καταπεφρονήκατε). 7. pačiws.] 'only too readily,' 'recklessly,' 'at random.' Plat. Apol. p. 24 c, pačiws els άγωνας καθιστάς άνθρώπους, Leg. 917 Β, θεών δνόματα μή χραίνευ ραδίως, Meno 94 E, ραδίως κακώς λέγειν ανθρώπους.

τούτους.] The reading τούros, accepted by the Zurich editors, is open to the objection that between κατεδιητήσασθε in the previous and καταπεφρονήkare in the subsequent context, we expect, not the third person τούτοις, but the second person ύμιν, just as above we have ούδεν πλέον αν ήν ύμιν.

If we retain the doubtful words at the beginning of § 7, the argument in favour of τούτουs is yet stronger, and τούτοις is then still less defensible. ('melior vulgata lectio, τούτους, μάρτυρας scilicet,' Seager, Classical Journal, 1825, no. 61 p.63).

τηλικούτου.] more commonly of great age (tantae aetatis), but here of extreme youth (tantulae aetatis). Soph. El. 614, ήτις τοιαθτα την τεκοθσαν ΰβρισ**εν, κα**ὶ τ**α**ῦτα τηλικοῦτος (80. ooa). Antig. 726. Plat. Apol. 25 D, τοσούτον σύ έμου σοφώτερος el τηλικούτου όντος (80 old, of Socrates) τηλικόσδε ών (so young, of Meletus).

eξήρκει—περιοράν.] 'they were content to submit to these 8 Έγω τοίνυν ίκανα μὲν ἡγοῦμαι καὶ ταῦτ' εἶναι 1274 πρὸς τὴν τούτων κατηγορίαν. ἵνα δ' εἰδῆτε, ὡ ἄνδρες 'Αθηναῖοι, καὶ περὶ τῶν ἄλλων, ὡς οῦθ' ὁ πατὴρ οὐδὲν ἡδίκει περιοικοδομῶν τὸ χωρίον οὖτοί τε κατεψευσμένοι πάντ' εἰσὶν ἡμῶν, ἔτι σαφέστερον ὑμᾶς πειράσομαι διδάσκειν. τὸ μὲν γὰρ χωρίον ὁμολογεῖται καὶ ηπαρ' αὐτῶν τούτων ἡμέτερον ἴδιον εἶναι' τούτου δ' ὑπάρχοντος, ὡ ἄνδρες 'Αθηναῖοι, μάλιστα μὲν ἤδειτε ἀν ἰδόντες τὸ χωρίον ὅτι συκοφαντοῦμαι. διὸ καὶ τοῖς

wrongs.' The dative ἢδικημένοις subordinate to περιορῶν, follows the case of αὐτοῖς, which again depends on ἐξήρκει. Cf. Or. 54 §§ 16 and 44. Or. 3 § 23, εὐδαἰμοσιν ὑμῖν ἔξεστι γίγνεσθαι. Madvig Gk. Synt. § 158 2) 3).— ταῦν', acc. after ἡδικημένοις.— περιορῶν, a verb characteristic of Greek prose and comedy (Porson on Eur. Med. 284 and Cobet var. lect. p. 338).

§§ 8, 9. I contend that my father had a perfect right to build the enclosure, as even the plaintiff himself admits that the land is our own property. This being admitted, a personal inspection would in itself have sufficed to shew the jury how groundless the present action is. And this was why I wanted (and my opponents refused) to submit the matter to the arbitration of impartial persons who knew the neighbourhood. Failing this, I must ask the jury for their closest attention while I describe the position of the properties in question.

8. οδθ'...τε] Or. 54 § 26, Madv. Gk. Synt. § 208.

ημέτερον ίδιον] 'our own private property,' stronger than ημέτερον. So in § 13.— The grammarian Priscian, who cu-

riously regards totos as an exact equivalent to the Latin suus has the following remark: quod mirum est, hoc ipsum [id est τὸ ίδιον] etiam primae et secundae adiungitur personae apud illos ut 'Ισαίος έν τῷ πρὸς Εὐκλείδην: οὐκ άντα ίδια τα έμαυτοῦ (fragm. 60). Demosthenes έν τῷ πρὸς Πολυκλέα: οὐ περί των έμων ίδιων μαλλον τιμωρήσεσθε Πολυκλέα ή ούχ ύπερ ύμῶν αὐτῶν καὶ ἐν τῷ αὐτῷ ού περί πλείονος εποιησάμην τά έμαυτοῦ ίδια ή τὰ ὑμέτερα (Dem. Or. 50 §§ 66, 63). ἐν δὲ τῷ πρός Καλλικλέα περί χωρίου βλάβης το μένγαρ χωρίονημέτερον ίδιον είναι. Phroenichus ποαστρίαις: ώσπερ έμοῦ αυτής ίδιον, pro quo nos dicimus 'meum proprium,' et 'tuum proprium.' dicitur tamen etiam 'suum proprium illius,' ut non putetur abundare 'suum,' sed indubitabilem discretionem significare. Priscian, Instit. p. 1089

τούτου δ' ὑπάρχοντος] 'this being admitted,' 'with this fact to begin upon.' Plat. Tim. p. 29 A, τούτων ὑπαρχόντων = τούτων ὑποκειμένων, his positie.

9. lδόντες] = el elδετε, Goodwin's Moods and Tenses § 52, 1. τοις εlδόσι...τοις lσοις.] § 85, είδόσιν ἐπιτρέπειν ἐβουλόμην ἐγω, τοῖς ἴσοις. ἀλλ' οὐχ οὖτοι, καθάπερ νυνὶ λέγειν ἐπιχειροῦσι' δῆλον δ' ὑμῖν καὶ τοῦτ' αὐτίκ' ἔσται πᾶσιν. ἀλλὰ προσέχετε, το ὧ ἄνδρες 'Αθηναῖοι, πρὸς Διὸς καὶ θεῶν τὸν νοῦν. τοῦ γὰρ χωρίου τοῦ τ' ἐμοῦ καὶ τοῦ τούτων τὸ μέσον ὁδός ἐστιν, ὄρους δὲ περιέχοντος κύκλφ τοῖς χωρίοις τὸ

h Bekk. (Berlin). μέσον Z et Bekk. st. cum Σ (prima manu).

έτοιμοι ήμεν έπιτρέπειν τοις είδόσιν, Ισοις και κοινοίς. Or. 40 § 40, διαιτητή ἐπέτρεψα. On 'private arbitrators' see note on Or. 54 § 26 ἡ δίαιτα.

In the present instance, the

consent of the speaker's opponents was essential, and he insists (for all they urge to the contrary) that it was to their refusal that the failure of his attempt to secure an amicable settlement must be ascribed.

ούχ οὖτοι.] ἐπιτρέπειν ἐβούλοντο.—In the next sentence ὑμῖν and πᾶσι go together, καὶ

emphasizing $\tau o \hat{v} \tau o$.

προσέχετε-τον νοῦν.] 'I implore the jury, in the name of all that's sacred, to give me their best attention.' The earnestness of this appeal $(\pi \rho \delta s)$ Διδε καλ τών θεών) is explained by the fact that unless the jury clearly understood the topographical details which here follow, the remainder of the speech would be almost unintelligible, and what applies to the original hearers holds equally good for the modern reader. The defendant has just informed the court that an actual inspection of the premises would have been decisive in his favour; he therefore naturally endeavours to compensate for that disadvantage by giving his audience a distinct description of the relative situation of the properties of the contending parties. [In modern courts a map or plan made by a surveyor would be produced. P.]

§§ 10, 11. The estate of my opponents is separated from my own by a public road, and both are surrounded by a tract of mountainous country. Thus, the drainage from the hills flows partly into our properties, partly on to the road, and in the latter case, it is either carried down the road itself, or, if anything stops its course, it inundates the properties. On one occasion, the water made an inroad into what was subsequently my father's property, and, owing to neglect, made more and more way. Accordingly my father, on coming into possession, built this wall to protect his land from the encroachments of his neighbours as well as from the inroad of the water.

10. τοῦ γὰρ—ὁδός ἐστι.] lit. 'for the space between their property and mine is a road,' i.e. there is a road between their property and my own.' τὸ μέσον, however, seems a less satisfactory reading than μέσον.

δρους περιέχοντος κύκλφ.] Xen. Hellen. Iv. 6, 8, διά τὰ κύκλφ περιέχοντα δρη. Plat. Critias, Α, τὸ περὶ τὴν πόλιν πῶν πεδίον ἐκείνην μὲν περιέχον α. τὸ δὲ κύκλφ περιεχόμενον δρεσι.

τοιs χωρίοις.] This can hardly

15

καταρρέον ὕδωρ τἢ μὲν εἰς τὴν όδὸν, τἢ δ' εἰς τὰ χωρία συμβαίνει φέρεσθαι. καὶ δὴ καὶ τοῦτ' εἰσπῖπτον¹ εἰς τὴν όδόν, ἢ μὲν ἀν εὐοδἢ, φέρεται κάτω κατὰ τὴν όδόν, ἢ δ' ἀν ἐνστἢ τι, τηνικαῦτα τοῦτ' εἰς τὰ χωρία ὑπεραί
11 ρειν ἀναγκαῖον ἤδη. καὶ δὴ κατὰ τοῦτο τὸ χωρίον, ἀ ἄνδρες δικασταὶ, γενομένης ἐπομβρίας συνέβη τὸ ὕδωρ ἐμβαλεῦν ἀμεληθὲν δὲ οὔπω τοῦ πατρὸς ἔχοντος

i + ἐνίοτε Bekk. (Berlin).

be taken with περιέχοντος κύκλφ which would require an accusative, nor again with καταρρέον as we should then expect το τοῖς χωρίοις καταρρέον υδωρ, which indeed is actually printed in Reiske's Index Graecitatis (with the explanation 'id est είς τὰ χωρία'). Reiske's erroneous quotation may account for this passage being cited in Liddell and Scott as an instance of καταρρεῦν 'c. dat. to rush down to a place.'

A better explanation is either to construct it with onufaire, (which however is objectionable on account of the repetition of the partial in the same sentence,) or, better still, to understand it as a kind of dativus incommodi: in the latter case we might render as follows: 'between their property and mine there is a road; a hilly district encircles both; and unfortunately for the properties the water that flows down runs (it so happens) partly into the road, partly into the properties.'

[I should regard $\chi\omega\rho loss$ as the dative in relation to position; 'as these farms have mountains enclosing them on every side.' P.]

καὶ δὴ καὶ.] 'and in particular.'.

After making a general reference to τὸ καταρρέον ὕδωρ, the speaker narrows his description to the water which runs down the road. In the next section again, καὶ δἡ limits the subject still further to the water which on a special occasion made inroad into his own property.

τη ἀν εὐοδη.] 'wherever it has a free course,' Arist. gen. anim. 1. 18, ρει ὅπου ἀν εὐοδήση τοῦ σώματος and (as a passive in intransitive sense) ib. 11, 4, εὐοδείται μᾶλλον. Cf. infra § 11, τὸ ὕδωρ...μᾶλλον ωδοποίει.

† ἀν ἐστῷ τι.] 'wherever anything stands in the way'... 'any obstacle intervenes.' Plat. Phaedo, 77 B., ἔτι ἐνέστηκεν (instat, obstat) τὸ τῶν πολλῶν (of an objection in argument, ἔν-στασις).

τηνικαῦτα κ.τ.λ.] 'why! thereupon it must of course overflow the properties.' τηνικαῦτα, though almost always used of time, occasionally (as here after η, which indicates place) bears a more general meaning, 'in that case,' 'under these circumstances.'

11. dμεληθέν] It seems best to regard this as an accusative neuter absolute ('neglect having ensued'), and not to take it

αὐτὸ, ἀλλ' ἀνθρώπου δυσχεραίνοντος ὅλως τοῖς τόποις καὶ μᾶλλον ἀστικοῦ, δὶς καὶ τρὶς ἐμβαλὸν τὸ ὕδωρ τά τε χωρία ελυμήνατο και μάλλον ώδοποίει. διὸ δή ταθθ' ό πατήρ όρων, ώς έγω των ειδότων ακούω, καλ των γειτόνων επινεμόντων άμα καλ βαδιζόντων

with το υδωρ, much less with αυτό, i.e. το χωρίον. So in Plat. Phaedr. 265 D, ορισθέν 'it having been defined.' Or. 50 (Polycl.) § 12, προσταχθέν. (Kühner § 487, 3, and Goodwin's Moods and Tenses § 110. 2).

In translating, we can best bring out the sense by reserving $d\mu \epsilon \lambda \eta \theta \dot{\epsilon} \nu$ to a later point in the English sentence, and rendering the clause οὖπω... Exortos as though it contained the principal verb. Thus: 'now my father was not yet in possession of the property, but a man who disliked the neighbourhood and preferred town life; accordingly neglect ensued, and the water...made more and more way.'-For ώδοποίει, cf. supra § 10, εὐοδή.

[By μάλλον ώδοποίει, the speaker wishes to shew how the rain had made a way for itself almost amounting to a χαράδρα, though he denies the existence of any recognised χαράδρα by the road-side in § 16. P.]

δρών...έπινεμόντων.] For the nominative participle combined with the genitive absolute, cf. Thuc. VIII. 45, 'Αλκιβιάδης τοῖς Πελοποννησίοις υποπτος ών καί άπ' αὐτῶν ἀφικομένης ἐπιστολῆς ...υποχωρεί (Goodwin's Moods and Tenses § 111).

των γειτόνων-χωρίου] 'as the neighbours also (äµa) encroached and trespassed on the property.' ἐπινέμειν and ἐπινομία are specially used of turning

cattle on to a neighbour's land. for pasture. Hence the metaphorical use of the word in Aesch. Ag. 485, πιθανός άγαν ο θηλυς όρος επινέμεται ταχύπορος. Among other words compounded with in and used of encroachments on the debateable borderland of two countries, or on the boundaries of adjacent properties, we have ἐπεργάζεσθαι and

ἐπεργασία.

In Plato's Laws (pp. 843—4) there is a long and interesting passage, in which the annoyances caused by neighbours are dwelt upon, and suggestions made for legal remedies. transcribe these portions only which illustrate the clause before us, and indeed the speech in general. p. 844 Β. βλάβαι πολλαὶ καὶ σμικραὶ γειτόνων γιγνόμεναι, δια το θαμίζειν έχθρας όγκον μέγαν έντίκτουσαι, χαλεπήν καί σφόδρα πικράν γειτονίαν άπεργάζονται. διὸ χρή πάντως εὐλαβεῖσθαι γείτονα γείτονι μηδὲν ποιείν διάφορον, τών τε άλλων πέρι καί δή καί ἐπεργασίας ξυμπάσης σφόδρα διευλαβούμενον... δς δ' αν έπεργάζηται τὰ τοῦ γείτονος ύπερβαίνων τούς δρους, τὸ μὲν βλάβος ἀποτινέτω, τῆς δὲ άναιδείας άμα και άνελευθερίας ξνεκα Ιατρευόμενος διπλάσιον τοῦ βλάβους ἄλλο ἐκτισάτωτῷ βλαφθέντι...καὶ ἐάν τις βοσκήματα έπινέμη, τὰs βλάβαs (άγρονόμοι) δρώντες κρινόντων καί τιμά**ντων.**

See esp. Donaldson's New Cratylus § 174, where this class

διά τοῦ χωρίου, τὴν αἰμασιὰν περιφκοδόμησε ταύτην 12 καὶ ώς ταῦτ' ἀληθη λέγω, παρέξομαι μὲν καὶ μάρτυρας 1275 ύμιν τους είδότας, πολύ δέ, & ἄνδρες 'Αθηναίοι, των μαρτύρων ισχυρότερα τεκμήρια. Καλλικλής μέν γάρ φησι την χαράδραν αποικοδομήσαντα βλάπτειν έμε αιτόνι εγώ δ' αποδείξω χωρίον ον τουτ' αλλ' ου

Ι αὐτὸν Ζ.

of words is discussed. He apparently understands ἐπινέμειν in this passage to refer to a 'common trespass;' but this is sufficiently expressed by βαδιζόντων δια τοῦ χωρίου, and it is therefore better to give emueμόντων that special application to the 'encroachment of cattle' which it constantly bears.

alμασιὰν.] Never used in the sense of a 'hedge,' but always of a 'wall of dry stones.' In Odyss. xviii. 359 and xxiv. 224-230, alpaolas hégeur is explained in a scholium, olkoδομών έκ συλλεκτών λίθων, and Hesychius paraphrases the word τὸ ἐκ πολλῶν λίθων λογάδων ἄθροισμα. Thus in Theorr 1. 45, a boy watching a vineyard is described as sitting έφ' αlμασιαίσι, and in v. 93 we have roses growing in beds beside the garden-wall, ρόδα τών ανδηρα παρ' αλμασιαίσι πεφύκει. Plat. legg. 881 A, περιβόλους αίμασιώδεις τινάς, τειχών έρύματα.

In Bekker's Anecdota Graeca p. 356, we have the definition, τό έκ χαλίκων ψκοδομημένον τειχίον, where the next few words, κυρίως δὲ τοῖς ἡκανθωμένοις λέγεται φραγμοîs, show that such walls were sometimes topped with thorns (Odyss. xiv. 10, αὐλην...δείματο...ρυτοῖσιν λάεσσιν και έθρίγκωσεν άχέρδω, cf. xxiv. 230), just as in England rough stone-walls are frequently finished off with furze and other prickly shrubs.

§§ 12—15. The plaintiff conten is I have damaged his estate by obstructing 'the water-course.' In reply, I shall prove that what he calls a water-course is no such thing, but really part of our own ground, for it has fruit-trees growing in it which were planted before my father built the enclosure, and it contains a burialplace made before we acquired the property.

All this is in evidence, gentlemen, as also the fact that the wall was built while the plaintiff's father was still alive, and without any protest on the part of my opponents or the rest of

my neighbours.

12. την χαράδραν.] emphatic, as is shewn by its prominent position and by the next sentence.

βλάπτειν έμε αὐτὸν;] The order of words, (1) the infinitive, (2) the subject, (3) the object, is exactly parallel to that in Or. 54 § 31 μη πατάξαι Κόνωνα 'Αρίστωνα.

χωρίον.....άλλ' οὐ χαράδραν.] 'private ground and no water-Isocr. ad Dem. § 2 των σπουδαίων άλλα μη των φαύλων είναι μιμητάς.

13 χαράδραν. εἰ μὲν οὖν μὴ συνεχωρεῖτο ἡμέτερον ἴδιον εἶναι, τάχ' ἄν τοῦτο ἢδικοῦμεν, εἴ τι τῶν δημοσίων ῷκοδομοῦμεν νυνὶ δ' οὔτε τοῦτο ἀμφισβητοῦσιν, ἔστι τ' ἐν τῷ χωρίῳ δένδρα πεφυτευμένα, ἄμπελοι καὶ συκαῖ. καίτοι τίς ἐν χαράδρα ταῦτ' ᾶν φυτεύειν ἀξιώσειεν; οὐδείς γε. τίς δὲ πάλιν τοὺς αὐτοῦ 14 προγόνους θάπτειν; οὐδὲ τοῦτ' οἶμαι. ταῦτα τοίνυν ἀμφότερ', ὦ ἄνδρες δικασταὶ, συμβέβηκεν καὶ γὰρ τὰ δένδρα πεφύτευται πρότερον ἢ τὸν πατέρα περιοικοδομῆσαι τὴν αἰμασιὰν, καὶ τὰ μνήματα παλαιὰ καὶ πρὶν ἡμᾶς κτήσασθαι τὸ χωρίον γεγενημένα ἐστίν. καίτοι τούτων ὑπαρχόντων τις ᾶν ἔτι λόγος ἰσχυρότερος, ὦ ἄνδρες ᾿Αθηναῖοι, γένοιτο; τὰ γὰρ ἔργα φανερῶς ἐξελέγχει. καί μοι λαβὲ πάσας νυνὶ τὰς μαρτυρίας, καὶ λέγε.

13. εί μη συνεχωρείτο ίδιον είναι, τάχ' αν ήδικοθμεν, εί τι τών δημοσίων ψκοδομουμεν.] In this conditional sentence, we have one apodosis ήδικοθμεν αν, corresponding to a double protasis. The second protasis εl-ψκοδομοῦμεν reiterates the first with a slight change of idea. The supposition stated at the beginning of the sentence is thus re-stated with some slight redundancy at the end, and reaches the hearer in two parts, which enter his mind separately and there unite. So in Plat. Phaedo 67 E, εί φοβοίντο καί άγανακτοίεν, οὐ πολλή αν άλογία είη,...εί μη άσμενοι έκεισε ίοιεν. The idiom may be illustrated by the effect upon the brain of the double images of external objects entering the eyes separately and subsequently uniting. Numerous varieties of construction, of which the present is a single instance, are grouped

under the general heading of 'Binary Structure' in Riddell's Digest of Platonic idioms, § 204. huérepor [ōior.] See note on § 8, ad fin.

πεφυτευμένα.] 'planted' and not growing wild, like the έρινεὸς οτ συκή άγρία.

rls...θάπτεω.] The telling question, 'who would think of burying his ancestors in a water-course?' (a question seriously put, unless perhaps we ought to take it as one of the touches of humour characteristic of this speech), is of course not meant to apply to all the tombs subsequently mentioned (§ 14), as some of them were there even before the land came into the speaker's possession.

14. καὶ γὰρ...καὶ.] 'for not only ...but.' A frequent idiom, though one but little observed. P.] τούτων ὑπαρχόντων.] Cf. § 9 init.

MAPTTPIAI.

- 15 'Ακούετε, ὧ ἄνδρες 'Αθηναῖοι, τῶν μαρτυριῶν. ἄρ' ὑμῖν δοκοῦσι διαρρήδην μαρτυρεῖν καὶ τὸ^k χωρίον εἶναι δένδρων μεστὸν καὶ μνήματ' ἔχειν τινὰ καὶ τἄλλ' ἄπερ καὶ τοῖς ἄλλοις χωρίοις συμβέβηκεν; καὶ πάλιν ὅτι περιῳκοδομήθη τὸ χωρίον ζῶντος μὲν ἔτι τοῦ τούτων ¹ πατρὸς, οὐκ ἀμφισβητούντων δ' οὕτε τούτων οὕτ' ἄλλου τῶν γειτόνων οὐδενός;
- 16 'Αξιον δ', ω ἄνδρες δικασταὶ, καὶ περὶ τῶν ἄλλων 1276 ὧν εἴρηκε Καλλικλῆς ἀκοῦσαι. καὶ σκέψασθε™ πρῶτον
 - k Bekk. (Berlin). χωρίον Z et Bekker st. cum FΣΦΒ.

 1 Bekk. τοῦ τούτου Z cum FΦΒ. τῶν τούτου Σ.

 m Bekk. σκέψασθαι Z cum ΣΦ.

15. $\tilde{a}\rho'$.] We should expect $\tilde{a}\rho'$ oby, which, like nonne, distinctly implies an affirmative answer. But $\tilde{a}\rho a$ is not unfrequently used alone, to denote a simple interrogation, the context shewing whether a negative or, as here, an affirmative reply is expected. Xen. Cyr. IV. 6. 4, $\tilde{a}\rho a$ $\beta \epsilon \beta \lambda \eta \kappa a$ $\tilde{c}ls$ $\epsilon \dot{c}\phi \epsilon \dot{c}\dot{\gamma}\dot{s}$; (L. and S.).

μνήματα...τινά.] Not μνήματα $\pi \alpha \lambda \alpha \iota \dot{\alpha}$ as before. The description is made as general as possible to shew that the piece of ground in question had all the essential characteristics of private property.— $\tau d\lambda \lambda' d\pi e_D$. The speaker does not specify what is included in this et cetera, but the depositions probably went into further detail.

§§ 16—18. The plaintiff speaks of the stoppage of a water-course. Now, firstly, I don't suppose that in the whole of Attica there is such a thing as a water-course by the side of a public road. The water would naturally flow down the road

and a water-course would be quite unnecessary. Next, no one surely would think of allowing water passing down the highway to flow into his own land; on the contrary, he would of course dam it off, if it ever made inroad.

Now the plaintiff wants me to let the water flow into my own land, and to turn it off into the road again after it has passed his property. Why then, the owner next below my neighbour opposite will complain. In short, if I take the water from off the road, I cannot let it out again either into the road or into my neighbour's properties. And no other course is open to me, for I presume the plaintiff won't compel me to drink it up.

16. σκέψασθε.] The other reading σκέψασθαι (closely connected by καὶ with ἀκοῦσαι) is perhaps less preferable, but is accepted by the Zurich editors, partly on the authority of the

Paris Ms Σ.

μὲν εἴ τις ύμῶν ἑόρακεν ἡ ἀκήκοε πώποτε παρ' όδὸν χαράδραν σὖσαν. οἰμαι γὰρ ἐν πάση τῆ χώρα μηδεμίαν εἶναι. τοῦ γὰρ ἔνεκα, ὁ διὰ τῆς όδοῦ τῆς δημοσίας ἔμελλε βαδιεῖσθαι φερόμενον, τούτω διὰ τῶν ἰδίων τη χωρίων χαράδραν ἐποίησέ τις; ἔπειτα τίς ᾶν ὑμῶν εἴτ'

n εώρακεν Z.

οτμαι -- ἐποίησέ τις;] The speaker, after asking whether any of his audience has ever seen or even heard of a watercourse running by the side of a public way, takes upon himself to declare that he does not believe there is anything of the kind in the whole of Attica, The startling character of this assertion, which could hardly have been untrue, is only equalled by the delightful frankness with which he assigns the reason; 'what could induce any one,' he asks, 'to make a channel through his private grounds for water, which, if let alone, would be sure to flow down along the public road?' The passage is singularly suggestive on the state of the mountain roads of Attica; the public road, so called, would in numbers of cases be little better than the path of a mountain-torrent, which might be used in dry weather for purposes of transit, but in very wet seasons would revert to the possession of the In the days of Demosthenes many of the mountain roads were, we presume, not much better than those of modern Attica, as described in Edmond About's lively book on Greek brigandage, Le Roi des Montagnes:

"I crossed at a leap the Eleusinian Cephisus... One

hundred paces further on, the road was lost in a wide and deep ravine, hollowed by the rains of two or three thousand winters. I supposed with some show of justice that the ravine must be the road, for I had noticed in my previous excursions that the Greeks dispense with making a road wherever the water has been kind enough to take that duty on itself. In this country, where man but slightly thwarts the laws of nature, the torrents are royal roads; the rivers turnpike-roads; the rivulets cross-country roads. Storms do the office of highway engineers and the rain is an inspector who keeps up without any control the means of communication, great and small." (p. 45 = p. 42 Eng. transl. 1862.)

We must remember that road-making, as we have it, is a modern art, and that the want of roads is still the cause of backward civilisation and commerce in many countries. The hollow or sunken lanes, common in many parts of England, are caused by the excavating power of water running along tracks. The Romans raised their roads (viam munire) apparently to avoid this. As an illustrative passage, we may quote Iliad xxIII. 420, βωχμός έην γαίης, ή χειμέριον άλεν ΰδωρ εξέρρηξεν όδοιο, βάθυνε δε χώρον απαντα. P.] βαδιείσθαι.] The Classic fuἐν ἀγρῷ νὴ Δί' εἴτ' ἐν ἄστει τὸ διὰ τῆς ὁδοῦ ῥέον ὕδωρ εἰς τὸ χωρίον ἢ τὴν οἰκίαν δέξαιτ' ἄν αὐτοῦ; ἀλλ' οὐκ αὐτὸ τοὐναντίον, κᾶν βιάσηταί ποτε, ἀποφράττειν ἄπαντες καὶ παροικοδομεῖν εἰώθαμεν; οὖτος τοίνυν ἀξιοῖ με ἐκ τῆς ὁδοῦ τὸ ὕδωρ εἰσδεξάμενον εἰς τὸ ἐμαυτοῦ χωρίον, ὅταν τὸ τούτου παραλλάξη χωρίον, πάλιν εἰς τὴν ὁδὸν ἐξαγαγεῖν. οὐκοῦν πάλιν ὁ μετὰ τοῦτόν μοι γεωργῶν τῶν γειτόνων ἐγκαλεῖ τὸ γὰρ ὑπὲρ τούτου δίκαιον δῆλον ὅτι κἀκείνοις ὑπάρ-18 ξει πᾶσι λέγειν. ἀλλὰ μὴν εἴ γε εἰς τὴν ὁδὸν ὀκνήσω τὸ ὕδωρ ἐξάγειν, ἢ που σφόδρα θαρρῶν εἰς τὸ τοῦ

ture of βαδίζω (retained even by Plutarch and Lucian); the other forms, βαδίσω and βαδίῶ, are characteristic of the worst Greek, extrema barbaries (Cobet, var. lect. 329).

and to reinartier.] on the very contrary, so also in Or. 22 (Andrew 1) § 7.— Ar reinartier was the vulgar text until corrected by Reiske, on the authority of two mass and the margin of Σ ; but the correction is so certain that authority is hardly wanted.

dποφράττειν καὶ παροικοδομεῖν]
'dam and wall it off.' The
former implies an abrupt cutting off of the water by a transverse dam athwart the stream;
the latter probably expresses a
wall built parallel to the stream
to narrow its course.

οὖτος τοίνυν—ἐγκαλεῖ.] 'This man, Callicles, expects me, to take the water from the road (where it has no χαράδρα) into my farm, and when it has passed his, again to carry it out of my farm into the road. But, in that case, the farmer who occupies next to him would complain;' i.e. he would say that I ought to carry it beyond

his farm also, lest it should come in from the road. It is clear that the defendant's farm, on one side of the road (§ 10), extended considerably beyond that of the plaintiff Callicles on the other. For he says that, if bound to carry it beyond one farm, he was bound to carry it beyond a second or a third, before he allowed it to re-enter the public road. P.]

έξαγαγεῖν.] 'draw off,' 'let out.' Xen. Oec. 20 § 12, τδ

τδωρ ἐξάγεται τάφροις.
ἐγκαλεῖ.] Not present, but
future. The context is decisive
and the margin of the Paris Ms
has ἐγκαλέσει, pointing to the
same conclusion, though the
note seems due to a copyist
who did not recognise in ἐγκαλε΄
the regular Attic future. In
Or. 23 (Aristocr.) § 123, we have
ἐγκαλέσουσω; so also in Or. 19
§ 133. The simple verb καλῶ
hardly ever (Cobet says, never)
has any other future than καλῶ
(var. lect. 28, 29).

18. η που.] 'Surely, I should scarely be bold enough to turn it on to my neighbour's land;'—'I should be a very bold man

πλησίον χωρίον ἀφείην ἄν. ὅπου γὰρ[™] δίκας ἀτιμήτους φεύγω διότι τὸ ἐκ τῆς ὁδοῦ ῥέον ὕδωρ εἰς τὸ
τούτου χωρίον διέπεσε, τί πείσομαι πρὸς Διὸς ὑπὸ
τῶν ἐκ τοῦ χωρίου τοῦ ἐμοῦ τοῦ ὕδατος εἰσπεσόντος
βλαπτομένων; ὅπου δὲ μήτ' εἰς τὴν ὁδὸν μήτ' εἰς τὰ
χωρία ἀφεῖναί° μοι τὸ ὕδωρ ἐξέσται° δεξαμένω, τί λοιπὸν, ὦ ἄνδρες δικασταί, πρὸς θεῶν; οὐ γὰρ ἐκπιεῖν

ⁿⁿ +νυν Bekk. (Berlin).
ο ἀφείναι... ἔξεσται Bekk. (Berlin). ἀφιέναι Z et Bekker st. cum FΦB (ἀφειεναι Σ). ἔξεστι Z cum FΣΦ.

indeed to do so.' For this slightly ironical use of ή που, to be sure,' cf. Lycurgus § 71 ή που τάχεως αν ἡνέσχετό τις έκείνων τών ανδρών τοιούτον έργου. Soph. Αj. 1008, ή που με Τελαμών...δέξαιτ' αν εὐπρόσωτος Γκως τ΄ τοως χωρούντ' άνευ σοῦ. ὅπου.] 'whereas,' 'in a case

όπου.] 'whereas,' 'in a case where,' (without any direct notion of place). Isoer. ad Dem. § 49.

δίκας ἀτιμήτους φεύγω.] 'am sued for a fixed penalty,' am put on my trial in law-suits where the damages are already assessed by law.' The plural refers to the fact that the speaker has been sued by Callicrates as well as by Callicles (§ 2).

δίκη τιμητός means 'a suit to be assessed,' i.e. 'a suit in which the penalty or damages have not been determined by law.' δίκη ἀτίμητος means the opposite; 'a suit not to be assessed,' i.e. a suit in which the penalty has already been fixed by law.

So Harpocration: ἀτίμητος άγων και τιμητός. ὁ μὲν τιμητός ἐτῷ ῷ τίμημα ωρισμένον ἐκ τῶν νόμων οἰ κεῖται, ἀλλὰ τοὺς δικαστὰς ἔδει τιμᾶσθαι ὅ τι χρὴ παθεῖν ἢ ἀποτῖσαι ὁ δὲ ἀτίμητος τοῦν ναντίον ῷ πρόσεστιν ἐκ τῶν νόμων ωρισμένον τίμημα, ὡς μηδὲν δεῖν

τούς δικαστάς διατιμήσαι. Αίσχίνης κατά Κτησιφώντος (p. 84. 7), Δημοσθένης κατά Μειδίου (§ 115).

Again Pollux (8.63) has: ἀτίμητος δὲ δίκη, ἢν οὐκ ἔστιν ὑποτιμήσασθαι ἀλλὰ τοσούτου τετίμηται ὅσου ἐπιγέγραπται.

The above explanation is wrongly reversed by Suidas (ap. 74 of Telfy's Corpus iuris Attici), by the Lexica Segueriana (on p. 202 and 469 of Bekker's Anecdota Graeca) and even in a scholium on § 25 infra, χιλίων δραχμών δίκην ἀτίμητον φεόγω, a passage which is decisive in favour of Harpocration's distinction.

δπου δὲ μήτε.] There would seem to have been a law prohibiting the draining of farms on to a public way. Hence he says εἰ εἰς τὴν ὁδὸν ὁκνήσω τὸ νόωρ ἐξάγειν. It was equally illegal, of course, to drain on to another's land. Hence he asks what he was to do with the water, if once he admitted it on his farm? And the inference is, that he was right in not admitting it, but in damming it back as far as he could, and letting it run as it might along the road. P.]

οὐ γὰρ ἐκπιεῖν—αὐτὸ προσαναγκάσει.] This passage is 19 γε δήπου με Καλλικλής αὐτὸ προσαναγκάσει. ταῦτα τοίνυν έγω πάσχων ύπο τούτων και πολλά έτερα και δεινά, μή ὅτι δίκην λαβεῖν, ἀλλά μή προσοφλεῖν ἀγαπήσαιμ' ἄν. εἰ μὲν γὰρ ἦν, ὦ ἄνδρες δικασταὶ, χαρά- 1277 δρα πάλιν ύποδεχομένη, τάχ' αν ήδίκουν έγω μή δεχόμενος, ωσπερ ανα χάτερ' άττα των χωρίων είσιν όμολογούμεναι γαράδραι καὶ ταύτας δέχονται μὲν αν θάτερ' ΕΣΦ. ανα θάτερ' Bekk. P de Erec Z cum H. Wolfio.

ἀνὰ χάτερ ἄττα lege; partim e mss. Dobree.

quoted by Aristides (11. 470 in Spengel's Rhet. Graeci), σταν els άτοπον άπάγης τον λόγον, βαρύτητα είργασαι, ώς έν τῷ πρὸς Καλλικλέα, οὐ γάρ δη ἐκπιεῖν με αύτὸ Καλλικλής άναγκάσει. The Rhetorician recognises the force and effectiveness of the sentence, but fails to draw attention to its humour.

Now had there been a water-course below my property. to take off the drainage, I might have been doing wrong in refusing to let the water into my land; but, as it is, the watercourse alleged is neither passed down to me by any neighbour immediately above me, nor passed down by me to any one else below.

19. μη δτι-άλλα μη...άγαπήσαιμ' dr.] 'I must be content, I do not say, with obtaining a verdict, but with escaping conviction.' The sense is: 'victimised as I have been, instead of gaining legal satisfaction from my opponents, I must think myself fortunate if I am not convicted to pay them an additional penalty.'

εί μέν γάρ-παραλαμβάνουσιν ώσαύτως.] In Plato's Laws provisions are suggested to prevent damage being incurred in times of heavy rain owing to neglect on the part of neighbours in providing an outlet for streams that pass down to them from the higher ground immediately adjacent, or again owing to careless transmission of the streams on the part of the neighbours higher up the hill.

έὰν δὲ ἐκ Διὸς ὕδατα γιγνόμενα, τον επάνω γεωργούντα ή και δμότοιχον οἰκοθντα τῶν ὑποκάτω βλάπτη τις μή διδούς έκροήν, ή τούναντίον ο έπάνω μεθιείς είκη τὰ ρεύματα βλάπτη τὸν κάτω, καί περί ταθτα μή έθέλωσι διά ταθτα κοινωνείν άλληλοις, έν άστει μέν άστυνόμον, έν άγρφδε άγρονόμον ἐπάγων ὁ βουλόμενος ταξάσθω τι χρη ποιείν έκατερον ο δε μη έμμένων έν τη τάξει φθόνου θ' αμα και δυσκόλου ψυχής ύπεχέτω δίκην, και δφλων διπλάσιον τὸ βλάβος ἀποτινέτω τῶ βλαφθέντι. μη έθελησας τοις άρχουσι πείθεσθαι. Leg. VIII. 844 C.

ηδίκουν...μη δεχόμενος.] Thus in the fens near Cambridge, an obligation lies on each tenant to clear out the ditch or dyke bounding his land on one side, and so to give free passage to the water from his neighbour's land. P.] Cf. the ius aquae ducendae which was one of the servitutes (or limiting obligations), under which property was held in Roman law.

δμολογούμεναι χαράδραι.] '10cognised, acknowledged, undisοί πρώτοι, καθάπερ τοὺς ἐκ τῶν οἰκιῶν χειμάρρους, παρὰ τούτων δ' ἔτεροι παραλαμβάνουσιν ὡσαύτως ταύτην δ' οὔτε παραδίδωσιν οὐδεὶς οὔτε παρ' ἐμοῦ 20 παραλαμβάνει. πῶς ἀν οὖν εἴη τοῦτο χαράδρα; τὸ δ' εἰσπεσὸν ὕδωρ ἔβλαψε μὲν , οἴμαι, πολλάκις ἤδη πολλοὺς μὴ φυλαξαμένους, ἔβλαψε δὲ νῦν καὶ τουτονί. ὁ καὶ πάντων ἐστὶ δεινότατον, εἰ Καλλικλῆς μὲν εἰς τὸ χωρίον εἰσπεσόντος τοῦ ὕδατος άμαξιαίους λίθους προσκομίσας ἀποικοδομεῖ, τοῦ δὲ πατρὸς, ὅτι τοῦτο παθόντος τοῦ χωρίου περιφκοδόμησεν, ὡς ἀδικοῦντος ἐμοὶ βλάβης εἴληχε δίκην. καίτοι εἰ ζσοι κακῶς πεπόνθασιν ὑπὸ τῶν ὑδάτων τῶν ταύτη ῥεόντων ἐμοὶ

q Bekk.

ξβλαψεν Z cum FΣΦB.

puted water-courses.' A curious expression. The nearest approach to it that I can find is (Andoc.) Or. 4 § 17 οὐδὲν ἦττον τῶν ὁμολογουμένων δούλων.

τούς χειμάρρους.] here 'water-drains,' 'gutters,' like ὑδρορρόα Ar. Ach. 922. The word has lost all trace of its primary meaning 'a winter-torrent.'

§ 20. The fact is, that simply owing to the plaintiff's own carelessness, he has suffered from a flood, as others have before him; and the strangest inconsistency of all is, that the plaintiff, while he himself brings to the spot large stones to dam off the water when it makes inroad, has actually brought against me a suit for damages, just because my father built a wall round his property with the very same object.

20. μη φυλαξαμένους.] 'for not being on their guard,' 'owing to their neglect.' μη here implies the reason, as distinguished from où which would

only denote the fact. The vulgar text before Wolf's ed. had $\phi v \lambda a \xi a \mu \ell r v v v$, Wolf proposed and Heiske accepted $o v \phi$. but $\mu \dot{\eta} \phi$, is clearly better, and is found in several Mss. (Augustanus 1 and 5, and Bavaricus).

δ καλ...δεινότατον, εί.] Isocr. Archidamus § 56 δ δὲ πάντων σχετλιώτατον, εἰ φιλοπονώτατοι δοκοῦντες εἶναι...ἡαθυμότερον βουλευσόμεθα. Paneg. § 128 δ δὲ πάντων δεινότατον, δταν...(Dem.) Aristog. (25) § 31 δ καὶ θαυματόν έστιν, εἰ κ.τ.λ. In such sentences δ δὲ implies a less close connection with the previous context than δ καὶ, and ἐστὶ is frequently omitted (Kühner § 406, 9. Madvig, Gr. Synt. § 197).

άμαξιαίους λίθους.] Xen. Anab.

IV. 2, 3, έκυλίνδουν όλοιτρόχους
άμαξιαίους (huge boulders) and
Hell. II. 4, 27, Eur. Phoen. 1157,
λᾶαν έμβαλῶν κάρα ἀμαξοπληθή.

έμοι βλάβης είληχε δίκην.] Dem. Or. 29 § 30 έγω την δίκην έλαχον τούτω τής έπιτροπής. Kühner § 419, 12. λήξονται δίκας, οὐδὲ πολλαπλάσια γενόμενα τὰ ὅντα 21 ἐξαρκέσειεν ἄν μοι. τοσοῦτον τοίνυν διαφέρουσιν οῦτοι τῶν ἄλλων ὥστε πεπονθότες μὲν οὐδὲν, ὡς αὐτίκα ὑμῖν ἐγὼ σαφῶς ἐπιδείξω, πολλῶν δὲ πολλὰ καὶ μεγάλα βεβλαμμένων μόνοι δικάζεσθαι τετολμήκασιν οῦτοί μοι. καίτοι πᾶσι μᾶλλον ἐνεχώρει τοῦτο πράττειν. οῦτοι μὲν γὰρ, εἰ καί τι πεπόνθασιν, αὐτοὶ διὰ αὐτοὺς βεβλαμμένοι συκοφαντοῦσιν ἐκεῖνοι δὲ, εἰ καὶ μηδὲν ἄλλο, τοιαύτην γὰ οὐδεμίαν αἰτίαν ἔχουσιν. ἀλλὰ

οὐδὲ πολλαπλάσια.] So in § 35 the defendant speaks of his

μικρά οὐσία.

§ 21. If all my neighbours were to treat me as the plaintiff has done, I should soon be a ruined man; but while the rest, who have had great losses, are content to bear their misfortune, my present opponents alone, who have lost nothing to speak of, are bringing against me a groundless action for damage entirely due to their own neglect.

21. πεπονθότες...βεβλαμμένων cf. § 11 δρών... επινεμόντων n.

τετολμήκασιν.] τολμάν and its tenses are regularly used in Greek prose, while τλήναι is almost entirely confined to Greek verse (note on Isocr. Paneg. § 96 έτλησαν).—τοῦτο πράττειν=δικάζεσθαι.—πάσι Sc. τοῖς άλλοις.

el kal.] Notwithstanding—even if—they have had some trifling losses. el kal, without disputing the condition (here el πεπόνθασι), represents it as of little consequence; kal el or kel 'even supposing' introduces a condition which is utterly improbable. Kühner § 378.

airal — βεβλαμμένοι.] 'they have incurred damage owing to their own fault alone (by not damming off the water as I

did), though they vexatiously throw the blame upon me.' The participle here is quite as emphatic as a principal verb.

έκεῖνοι alrian έχουσιν.] 'whereas the rest of my neighbours, not to mention any other point, at any rate incur no such imputation as this.' With μηδέν άλλο I understand διαφέρουσι το αὐτοὶ δι' αὐτοὺς βεβλαμμένοι συκοφαντοῦσι. The imputation is συκοφαντία, bringing a vexatious charge when they are themselves to blame for want of precaution. Cf. next § τούτους μὲν μηδέν ἐγκαλεῦν...τουτονὶ δὲ συκοφαντεῖν.

['while the rest, however negligent they may have been, are at all events chargeable with nothing of this kind,' Kennedy. This seems to give the sense; but the precise ellipse with el καl μηδέν άλλο is obscure. P.]

G. H. Schaefer explains τοιαύτην alτίαν by the words τοῦ αὐτοὺς (qu. αὐτοἰ) δι' αὐτοὺς βεβλάφθαι, and with εἰ καὶ μητοὲν άλλο he understands πεπούτκασι τοῦ φυλάττεσθαι τὴν ἐκ τοῦ ὕδατος ἐσομένην βλάβην.

altlar exer (except in Pl. Phaedo 101 c, where it means have you, i.e. do you know,

ίνα μη πάντα άμα συνταράξας λέγω, λαβέ μοι τὸς τῶν γειτόνων μαρτυρίας.

MAPTTPIAI.

22 Οὐκοῦν δεινὸν, ὁ ἄνδρες δικασταλ, τούτους μὲν μηδὲν ἐγκαλεῖν μοι τοσαῦτα βεβλαμμένους, μηδ ἄλλον 1278 μηδένα τῶν ἠτυχηκότων, ἀλλὰ τὴν τύχην στέργειν, τουτονλ δὲ συκοφαντεῖν; ὃν ὅτι μὲν αὐτὸς ἐξημάρτηκε πρῶτον μὲν τὴν ὁδὸν στενοτέραν ποιήσας, ἐξαγαγών

r στενωτέραν Z.

any cause?) is nearly equivalent to δόξαν έχειν 'to have the reputation (i.e. either the credit or the imputation) of...' It occurs in the better sense 'to have the credit of' in Isocr. de pace § 138 τούτων τών άγαθων την αίτίαν Eξομεν. The worse sense 'to incur an imputation' (as here) is far more common (e.g. Lysias Or. 22 § 18, 10 § 28, 13 § 62). Both meanings are combined in Thuc. 1. 83, 3 των αποβαινόντων τὸ πλέον ἐπ' ἀμφότερα airlas έξομεν (note on Isocr. Paneg. § 109).

§ 22. The plaintiff has himself done wrong by advancing his wall and thus narrowing the road, and by shooting his rubbish on to the road and thus raising

its level.

22. δεινόν, τούτους μέν μηδέν έγκαλεῖν...τουτονὶ δὲ συκοφαντεῖν.] The clause containing μὲν is coordinate with that containing δὲ, but in English must be subordinate to it. 'Is it not atrocious, that, while my neighbours make no complaint..., the plaintiff brings a vexatious action against me?' The influence of δεινόν affects the second clause in its contrast with the first. Dem. Lept. § 9 πῶς γὸρ οὐκ αἰσχρὸν κατὰ μὲν τὴν ἀγορὰν

άψευδεῖν νόμον γεγράφθαι... ἐν δὲ τῷ κοινῷ μὴ χρῆσθαι τῷ νόμω τούτω (Isocr. ad Dem. § 11 n. Madvig Gr. Synt. § 189 a, Cicero II. Phil. § 110 l. 6 ed. Mayor, n.).

την τύχην στέργειν.] στέργειν, in the sense of contented submission, usually has the dative with or without έπι, e.g. Isocr. de pace § 6 στέργειν τοῖς παροῦσι. The aco. however occurs again in § 30 infra, also in Hdt. ix. 17 ἔστερξαν τὰ παρεόντα, Eur. Phoen.1685 τἄμι ἐγὼ στέρξω κακά, Soph. Ant. 292, and Isocr. ad Dem. § 29 στέργε μὲν τὰ παρόντα ζήτει δὲ τὰ βέλτιστα.

3ν.] δν είσεσθε σαφέστερον...δτι αὐτὸς ἐξημάρτηκε. The subject of the subordinate here becomes the accusative of the principal sentence, and all the words down to συμβέβηκεν inclusive form an object-sentence to the principal verb είσεσθε. Lysias, Or. 20 § 34 οὖς οὖπω ίστε είτε ἀγαθοί είτε κακοί...γενήσονται (Madvig, Gr. Synt. § 191. Kühner § 600 p. 1083).

στενοτέραν. The old Greek grammarians (e.g. Choeroboscus) state that στενδι (Ionic στεινδι) and κενδι have o, not ω, in the comparative and superlative (cf. Ionic στεινδιερος).

ἔξω την αίμασιὰν, ἵνα τὰ δένδρα της όδοῦ ποιήσειεν εἴσω, ἔπειτα δὲ τὸν χληδον ἐκβαλων εἰς την όδον, ἐξ των ὑψηλοτέραν την όδον καὶ στενοτέραν πεποιησθαι συμβέβηκεν, ἐκ τῶν μαρτυριῶν αὐτίκ εἴσεσθε σα-23 φέστερον, ὅτι δ' οὐδὲν ἀπολωλεκως οὐδὲ καταβεβλαμμένος ἄξιον λόγου τηλικαύτην μοι δίκην εἴληχε, τοῦθ' ὑμᾶς ἤδη πειράσομαι διδάσκειν. τῆς γὰρ μη-

Bekker st. cum γρ. FΦ et Harpocrat. p. 184, 14. cf. § 27.
 ἐμβαλων Z et Bekk. (Berlin).

But the forms in ω have better authority than those grammarians supposed (Kühner i § 154 anm. 2).

έξαγαγών...] 'by advancing—carrying-out—his wall beyond the boundary.' Thuc. 1. 93 μείζων ὁ περίβολος πανταχῆ έξήχθη τῆς πόλεως. § 27 infra, αlμασίαν προαγαγόντες κ.τ.λ.

Iν'—είσω] Not 'to get his trees within the road' (C.R.K.) but 'to take in, enclose, the trees of the road.' A thrust at the πλεονεξία of the plaintiff.

Lego τὰ δένδρα τὰ τῆς ὁδοῦ ποιήσειεν εἴσω, scil. τῆς αἰμασιᾶς.
 (2) Imo deleta glossa lege τὰ δένδρα ποιήσειεν εἴσω. Dobree.

χλήδον] 'rubbish'; the word is only found in § 27 and in a fragment of Aeschylus quoted below. Harpocration s.v. χλήδος. Δημοσθένης έν τῶπρὸς Καλλικλέα περί χωρίου βλάβης. Επειτα δέ τον χλήδον έκβαλών έξ ων ύψηλοτέραν καί στενωτέραν την αὐτην ύδον πεποιήσθαι συμβέβηκεν. παν πλήθος χλήδος λέγεται καὶ ἐστὶν οίον σωρός τις, μάλιστα δέ των άποκαθαρμάτων τε καὶ ἀποψημάτων, και ή των ποταμών πρόσχωσις, και πολύ μαλλον των χειμάρρων δ καὶ χέραδος καλείται (Hiad xxi. 319). νῦν δὲ ἔοικεν ὁ ἡητωρ λέγειν ὅτι χοῦν καὶ φρυγανώδη τινα έκ τοῦ χωρίου. σωρόν ὁ Καλλικλής είς την δδον

έμβέβληκεν, ώς και αὐτὸς ἐξῆς ὑποσημαίνει. κέχρηνται δὲ τῷ ὁνόματι πολλοί. Αἰσχύλος ἀρχείοις "και παλτὰ κάγκυλητὰ και χλῆδοκ βαλών" (fr. 14). Bekker's Anecd. Gr. 315 ὁ κλῆρος τῶν ἀποκαθαρματων, ὁ ἔχων ἰλόν τινα και βοτανώδη και φριγανώδη. Hesychius χλῆδος ὁ σωρὸς τῶν λίθων. [The article shews that χλῆδον does not here mean rubbish generally, but the soil or gravel thrown up from altering the fences. P.]

έξ ων.] The pl. refers to έξαγαγών... αίμασίαν από χλήδων
έκβαλών. The first adjective
ὑψηλοτέραν is explained by the
latter, the second στενωτέραν by
the former:—one of the many
forms of χιασμός or 'introverted
parallelism.' This enables the
speaker to put his main point
in the most emphatic positions
(first and last) and the subordinate point between them (note
on Isocr. ad Dem. § 7, Paneg.
§ 54).—αὐτίκα, sc. at the end of
§ 27.—τηλικαύτην δίκην. Cf. §
25 χιλίων δραχμών δίκην.

§§ 23—25. The actual loss sustained was very trifting, as Iknow on good authority; and as for the old wall which he makes out he was compelled to repair, that must not be put to my account, as the wall neither fell down nor incurred any damage,

τρός τής έμής χρωμένης τή τούτων μητρί πρίν τούτους έπιχειρήσαί με συκοφαντείν, και πρός αλλήλας άφικνουμένων, οίον είκος αμα μέν άμφοτέρων οίκουσῶν ἐν ἀγρῷ καὶ γειτνιωσῶν, ἄμα δὲ τῶν ἀνδρῶν 24 χρωμένων άλλήλοις έως έζων, έλθούσης δέ της έμης μητρός ώς την τούτων και αποδυραμένης έκείνης τα συμβάντα καὶ δεικνυούσης, οὕτως ἐπυθόμεθα πάντα ήμεις, ο ἄνδρες δικασταί και λέγω μεν ἄπερ ήκουσα της μητρός, ούτω μοι πολλά αγαθά γένοιτο, εί δέ ψεύδομαι, τάναντία τούτων ή μήν όραν καὶ τής τούτων μητρός ἀκούειν έφη κριθών μέν βρεχθήναι, καὶ ξηραινομένους ίδειν αὐτην, μηδε τρείς μεδίμνους, αλεύρων δ' ώς ήμιμέδιμνον έλαίου δ' αποκλιθήναι μεν κεράμιον φάσκειν, οὐ μέντοι παθείν γε οὐδέν. 25 τοσαθτα, & ἄνδρες δικασταί, τὰ συμβάντ' ήν τούτοις, ανθ' ων εγώ χιλίων δραχμών δίκην ατίμητον φεύγω.

* Bekk.

Bekk.

Bekk.

Bekk.

Φ Pekk.

Bekk.

Φ Pekk.

* Bekk.

23. χρωμένη ... μητρί.] 'intimate with.' Dem. Or. 29 § 15 'Αφόβω χρώμενον, Or. 33 (Apatur.) § 7, Or. 35 (Lacrit.) § 6, ἐπιτήδειοί μοί είσι και χρώμεθ' ἀλλήλοις.—τῶν ἀνδρῶν, 'their husbands.'

24. ἐκείνης] ΒΟ. τῆς τούτων μητρός.

οὖτω—γένοιτο.] Ter. Eun. IV. 1, 1 ita me dii bene ament. Prop. 1. 7, 3 ita sim felix. Cic. ad Att. v. 15 ita vivam.

τάναντία.] a kind of euphemism for πολλά κακά. So also Soph. Phil. 503, παθεῖν μὲν εὖ

κριθών—παθεύν γε οὐδέν.] Quoted by Aristeides (II. 544 Spengel Rhet. Gr.) ένιστε δὲ ἡ μὲν ένισθα αφελής ἐστιν, ἡ δὲ ἀπαγγελία πολιτική, ὡς καὶ ἐν τῷ πρὸς

Καλλικλέα ο Δημοσθένης, κριθών μέν—παθείν γε οὐδέν. καὶ τοῦτο δὲ μετὰ σεμνότητος, ὅπου γε αὐτὸ τὸ κύριον λεχθὲν κινδυνεύει εὐτέλειαν ποιῆσαι, ιὅσπερ εἰ ἔλεγες, οὐ μέντοι ἐκχυθῆναὶ γε, ἐνταῦθα ὁ δὲ ἀντὶ τοῦ κυρίου καὶ τοῦ κατ εἰδος, ἐν γένει μεταβαλών εἶπεν, οὐ μέντοι παθεῦν γε οὐδέν.

κριθών—μεδίμνους.] 'not even three medimni (or four and a half bushels) of barley.' The μεδίμνος = six ἐκτεῖς = six modii = about 12 gallons, or a bushel and a half.—κεράμιον used like the Roman amphora as a liquid measure = about six gallons or two-thirds of the Greek dμφορεός (μετρητής).

§ 25. χιλίων δραχμών δίκην ἀτίμητον.] See note on § 18.

ου γάρ δη τειχίον γ' εί παλαιον επωκόδομησεν, εμοί καὶ τοῦτο λογιστέον ἐστὶν, δ μήτ' ἔπεσε μήτ' ἄλλο δεινου μηδεν έπαθεν. ωστ' εί συνεχώρουν αὐτοῖς άπάν- 1279 των αίτιος είναι των συμβεβηκότων, τά γε βρεχθέντα 26 ταθτ' ήν. όπότε δὲ μήτε έξ ἀρχης ὁ πατηρ ηδίκει τὸ χωρίον περιοικοδομών, μήθ' οδτοι πώποτε ενεκάλεσαν τοσούτου χρόνου διελθόντος, οι τ' άλλοι πολλά καὶ δεινά πεπουθότες μηδέν μάλλον έγκαλοῦσιν έμολ, πάντες τε ύμεις τὸ ἐκ τῶν οἰκιῶν καὶ τὸ ἐκ τῶν χωρίων ύδωρ είς την όδον εξάγειν είώθατε, αλλ' ου μα Δί' εἴσω τὸ ἐκ τῆς ὁδοῦ δέχεσθαι, τί δεῖ πλείω λέγειν; οὐδὲ γάρ έκ τούτων άδηλον ὅτι φανερώς συκοφαντοῦμαι, 27 οὖτ' ἀδικῶν οὐδὲν οὖτε βεβλαμμένων ἄ φασιν. ἵνα δ' είδητε ότι καὶ τὸν γληδον είς τὴν ὁδὸν ἐκβεβλήκασι* καὶ τὴν αίμασιὰν προαγαγόντες στενοτέραν τὴν όδὸν πεποιήκασιν, έτι δ' ώς όρκον εδίδουν εγώ τη τούτων μητρί και την έμαυτου τον αυτον ομόσαι προυκαλούμην, λαβέ μοι τάς τε μαρτυρίας καὶ τὴν πρόκλησιν.

ΜΑΡΤΥΡΙΑΙ. ΠΡΟΚΛΗΣΙΣ.

Είτα τούτων αναισχυντότεροι γένοιντ' αν ανθρω-28 Bekk. et corr. Σ, el τειχίον Σ. τειχίον pr. Σ, τειχίον γε r. τειχίον el FB.

Z et Bekk. st.

έμβεβλήκασι Bekk. (Berlin). **σ** στενωτ- Ζ.

ἐπφκοδόμησεν] (cf. ἐπισκευάζειν) refers to repairing the old wall.

ο μήτ' έπεσε.] 'if the wall neither fell nor incurred any damage whatsoever.' δ μήτε... would in Latin be represented by quod nec cecidisset nec

§§ 26, 27. Summary of previous arguments, and calling of witnesses.

 oi τ' άλλοι—ἐμοὶ.] Cf. § 21 πολλών πολλά...βεβλαμμένων -πάντες-είώθατε. See § 17 init.

ούτε βεβλαμμένων α φασι.] βεβλαμμένων, not neuter, but masc. 'they have not incurred the damage they allege.' § 21 πολλών πολλά και μεγάλα Βεβλαμμένων.

27. χλήδον.] See note on § 22. δρκον εδίδουν.] 'offered an oath' in the sense of 'proposed to administer an oath. Οη δρκον διδόναι και λαμβάνειν, see esp. Arist. Rhet. 1. 15 §§ 27-33.

§§ 28-30. My opponents, after having themselves advanced their wall and raised the road's level. ποι ἡ περιφανέστερον συκοφαντοῦντες, οῖτινες αὐτοὶ τὴν αίμασιὰν προαγαγόντες καὶ τὴν όδὸν ἀνακεχωκότες ἐτέροις βλάβης δικάζονται, καὶ ταῦτα χιλίων δραχμῶν ἀτίμητον, οῖ γ' οὐδὲ πεντήκοντα δραχμῶν τὸ παράπαν ἄπαντα ἀπολωλέκασι; καίτοι σκοπεῖτ', ὡ ἀνδρες δικασταὶ, πόσους ὑπὸ τῶν ὑδάτων ἐν τοῖς ἀγροῖς βεβλάφθαι συμβέβηκε, τὰ μὲν Ἐλευσῖνι, τὰ δ' ἐν τοῖς ἄλλοις τόποις. ἀλλ' οὐ δήπου τούτων, ὡ γῆ καὶ θεοὶ, παρὰ τῶν γειτόνων ἔκαστος ἀξιώσει τὰς 29 βλάβας κομίζεσθαι, καὶ ἐγὼ μὲν, ὃν προσῆκεν ἀγανακτεῖν τῆς ὁδοῦ στενοτέρας καὶ μετεωροτέρας γεγενημένης ζ, ἡσυχίαν ἔχω· τούτοις δὲ τοσοῦτον περίεστιν,

γεγενημένης και μετεωροτέρας Ζ.

are most shamelessly suing the very victims of their own wrong, for a penalty of a thousand drachmae, while their own loss is less than fifty.

If the plaintiff may enclose his land, we may enclose ours. If my father wronged you, by enclosing, you are just as much wronging me, for if you dam off the water, it will be swept back on my own property and will throw down my wall. But I am not going to complain; I shall simply do my best to protect my land from such an incursion. The plaintiff shews his prudence in protecting his own property; but in prosecuting me, he only shews his villany and his infatuation.

28. ἀνακεχωκότες.] Cf. § 22 ὑψηλοτέραν τὴν ὁδὸν...πεποιῆσθαι συμβέβηκεν.

Έλευσῖνι.] Commonly without ἐν. So also Μαραθώνι and other locatives of Attic demes. Cobet. var. lect. p. 69, 201 and nov. lect. p. 95, 96.

'Eleusis was subject to ... oc-

casional encroachments from the river Cephissus, which—although for the greater part of the year quite dry, or finding its way to the sea in three or four slender rills, almost lost in a gravelly bed—sometimes descends from the mountains with such impetuosity as to spread itself over a wide extent of the plain, damaging the lands and buildings.' Leake's Demi of Attica, p. 154.

τὰς βλάβας κομίζεσθαι.] 'to recover the damages.'—μετεωροτέρας= ὑψηλοτέρας, cf. § 22.

§ 29. περίεστιν.] More commonly with a genitive: but cf. Mid. § 17, ουδ' ένταυθ' έστη της υβρεως, άλλα τοσοῦτον αυτῷ περήν ώστε τὸν.. ἄρχοντα διέφθειρε.

[τοσοῦτον, i.e. ἀναισχυντίας (οτ συκοφαντίας), to be supplied from ἀναισχυντότεροι (ἡ περιφανέστερον συκοφαντοῦντες) above, in § 28.—περίεστυν, i.e. ἐκ περισυσίας ἔχουσιν. P.] L. and S. less well explain it; 'So far are matters come with them that....'

ώς ἔοικεν, ὥστε τοὺς ἢδικημένους πρὸς συκοφαντοῦσιν*. I 280 καίτοι, ὧ Καλλίκλεις, εἰ καὶ ὑμῖν περιοικοδομεῖν ἔξεστι τὸ ὑμέτερον αὐτῶν χωρίον, καὶ ἡμῖν δήπου τὸ ἡμέτερον ἐξῆν. εἰ δ' ὁ πατὴρ ὁ ἐμὸς ἢδίκει περιοικοδομοῦν-3° τες οὕτως δῆλον γὰρ ὅτι μεγάλοις λίθοις ἀποικο-δομηθέντος πάλιν τὸ ὕδωρ εἰς τὸ ἐμὸν ῆξει χωρίον, εἰθ' ὅταν τύχη καταβαλεῖ τὴν αίμασιὰν ἀπροσδοκήτως. ἀλλ' οὐδὲν μᾶλλον ἐγκαλῶ τούτοις ἐγὼ διὰ τοῦτο, ἀλλὰ στέργω τὴν τύχην καὶ τὰμαυτοῦ φυλάττειν πειράσομαι. καὶ γὰρ τοῦτον φράττοντα μὲν τὰ ἑαυτοῦ σωφρονεῖν ἡγοῦμαι, δικαζόμενον δέ μοι πονηρότατόν τ' εἶναι καὶ διεφθαρμένον ὑπὸ νόσου νομίζω.

31 Μὴ θαυμάζετε δ', ਔ ἄνδρες δικασταὶ, τὴν τούτου προθυμίαν, μηδ' εἰ τὰ ψευδῆ κατηγορεῖν νῦν^b τετόλμη-

* προσσυκοφαντοῦσω Ζ.
* Βekk. (Berlin). κατηγορεῖν Ζ et Bekker st. μαρτυρεῖν ΕΣΦΒ.

πρός συκοφαντοῦσιν.] Cf. Androt. § 75 τοσούτ' απέχει τοῦ τιμῆς τινὸς...τυχεῖν ὤστ' απειλόκαλος πρὸς εδοξεν εἶναι. Or. 37 § 49 n.

καὶ ὑμῖν...καὶ ἡμῖν.] This idiomatic repetition of καὶ cannot be literally rendered in English.

περιοικοδομών-δομούντες.]
Posses παροικοδ. bis: sed cave facias. construe ήδικει ύμας περιοικοδομών 'by hedging in' etc.
Dobres.

30. ἀποικοδομηθέντος.] Genitive neuter absolute. We cannot understand either τοῦ ὕδατος τοῦ χωρίον. Malim ἀποικοδομηθέν, says Dobree.—στέργω, see § 22.

διεφθαρμένον ὑπὸ νόσου.] 'Blindly infatuated,' 'having his judgment (or reason) impaired by some malady,' contrasted with σωφρονεῖν in the previous clause.

§§ 31, 32. The plaintiff's assurance in bringing false charges against me is only of a piece with his producing a forged document on a former occasion, when he prompted his cousin to claim my land. Apart from this, simply to spite me (§ 34), he has brought the same charge against my servant, Callarus, as against myself, though the servant could not have enclosed the land on his own responsibility.

Their interested motive is proved by the fact that, if I let them have my property, by purchase or exchange, then Callarus is at once held to be doing them no wrong; if I refuse, they make themselves out to be grievously wronged by him, and try to get an award or a compromise which will secure them my estate.

31. μη θαυμάζετε...εl.] Goodwin's Moods and Tenses, § 56.

κεν. καὶ γὰρ τὸ πρότερον πείσας τὸν ἀνεψιὸν άμφισβητείν μοι τοῦ χωρίου συνθήκας οὐ γενομένας άπήνεγκε, καὶ νῦν αὐτὸς ἐρήμην μου καταδεδιήτηται τοιαύτην ετέραν δίκην, Κάλλαρον επιγραψάμενος των έμων δούλων. πρὸς γὰρ τοῖς ἄλλοις κακοῖς καὶ τοῦτο εύρηνται σόφισμα Καλλάρω την αὐτην δίκην 32 δικάζονται. καίτοι τίς αν οἰκέτης τὸ τοῦ δεσπότου χωρίον περιοικοδομήσειε μή προστάξαντος του δεσπότου; Καλλάρω δ' έτερον έγκαλειν οὐδεν έχοντες, ύπερ ών δ πατηρ πλέον η πεντεκαίδεκα έτη φράξας επεβίω δικάζονται. καν μεν εγώ των χωρίων αποστώ τούτοις αποδόμενος ή προς ετερα χωρία αλλαξάμενος, οὐδεν αδικεί Κάλλαρος αν δ' έγω μη βούλωμαι τάμαυτοῦ 1281 τούτοις προέσθαι, πάντα τὰ δεινότατα ὑπὸ Καλλάρου πάσχουσιν οὖτοι, καὶ ζητοῦσι καὶ διαιτητὴν ὅστις αὐτοῖς τὰ χωρία προσκαταγνώσεται, καὶ διαλύσεις 33 τοιαύτας έξ ών τὰ χωρία έξουσιν. εἰ μὲν οὖν, ὦ ανδρες δικασταί, τοὺς ἐπιβουλεύοντας καὶ συκοφαντοῦντας δεί πλέον έχειν, οὐδὲν αν ὄφελος εἴη τῶν εἰρημένων εί δ' ύμεις τούς μέν τοιούτους μισείτε, τὰ δὲ δίκαια

· συνθήκας οὐ γενομένας ἀπήνεγκε.] 'put in (or, 'made a return of') false documents, forged contracts that had never been really made.' This is the σκενωρία alluded to in § 2.

έρήμην...καταδεδιήτηται. 800

ἐπιγραψάμενος.] Having entered on the indictment the name of Callarus, one of my slaves; [for the same action could not be brought twice in the same name. P.]

For another use of ἐπιγρά-

φεσθαι cf. Or. 54 § 31.

32. $\vec{v}\pi\dot{\epsilon}\rho$ $\vec{\omega}\nu$ $\kappa.\tau.\lambda.$] = $\delta\iota\kappa\dot{\alpha}$ ζονται ὑπὲρ τούτων α ἔφραξεν ὁ πατηρ καί πλέον ή πεντήκοντα έτη ἐπεβίω. See esp. notes on Or. 45 § 27, ων διεφθάρκει and § 68, ά πέπλασται.

διαιτητήν όστις ... προσκαταγνώσεται]an arbitrator who shall actually (go so far as to) adjudge their property to them; give a verdict of condemnation adjudging the property to them.

'compromises,' διαλύσεις.]

. 'settlements.'

§§ 33, 34. Now if conspiracy and paltry persecution are to win the day, my words are merely wasted; but if you detest such conduct and intend to give a just verdict on the ground that neither my father nor my servant has done any damage or wrong to the plaintiff, then I have already said enough.

ψηφίζεσθε, μήτ' ἀπολωλεκότος Καλλικλέους μηδεν μήτ' ηδικημένου μήθ' ύπὸ Καλλάρου μήθ' ύπὸ τοῦ 34 πατρὸς, οὐκ οἶδ' ὅ τι δεῖ πλείω λέγειν. ἴνα δ' εἰδῆτε ὅτι καὶ πρότερον ἐπιβουλεύων μου τοῖς χωρίοις τὸν ἀνεψιὸν κατεσκεύασε, καὶ νῦν τὴν ἑτέραν αὐτὸς κατεδιητήσατο Καλλάρου ταύτην τὴν δίκην, ἐπηρεάζων ἐμοὶ διότι τὸν ἄνθρωπον περὶ πολλοῦ ποιοῦμαι, καὶ Καλλάρω πάλιν εἴληχεν ἐτέραν, ἀπάντων ὑμῖν ἀναγνώσεται τὰς μαρτυρίας.

MAPTTPIAI.

35 Μὴ οὖν πρὸς Διὸς καὶ θεῶν, οι ἄνδρες δικασταὶ, προήσθέ με τούτοις μηδὲν ἀδικοῦντα. οὐ γὰρ τῆς ζημίας τοσοῦτόν τι μοι μέλει, χαλεπὸν ὂν πῶσι τοῖς μικρὰν οὐσίαν ἔχουσιν ἀλλὶ ἐκβάλλουσιν ὅλως ἐκ τοῦ δήμου με ἐλαύνοντες καὶ συκοφαντοῦντες. ὅτι δ΄ οὐκ ἀδικοῦμεν οὐδὲν, ἔτοιμοι μὲν ἤμεν ἐπιτρέπειν τοῖς εἰδόσιν, ἴσοις καὶ κοινοῖς, ἔτοιμοι δ΄ ὀμνύναι τὸν νόμιμον ὅρκον ταῦτα γὰρ ἀρμεθα ἰσχυρότατα παρα-

§ 35. Lastly, I entreat the jury not to sacrifice me to my opponents, when I have done them no wrong. It is not so much the penalty that I care for, hard though that is for a poor man to pay; but they want to turn me out of the parish by their petty persecution. To prove we were in the right, we were ready to submit to a fair arbitration, and to swear the customary oath; for we felt that that would be the strongest argument with you, gentlemen, who are yourselves upon your solemn oath.

35. χαλεπον δν] sc. το γημιούσθαι. Hard though it falls on those whose property

is but small.

έλαυνόντες και συκοφαντοῦντες] by their persecution and petty litigation.

ξτοιμοι μέν...ξτοιμοι δέ.] § 20 ξβλαψε μέν...ξβλαψε δέ.

τοις είδύσιν, ίσοις και κοινοις.] 'impartial, fair and unbiassed persons, acquainted with the facts.' § 9 τοις είδόσι...τοις ίσοις.

τον νόμιμον δρκον.] The defendant appears to have offered to take an oath in the ἀντωμοσία at the ἀνάκρισις, or preliminary examination. Such an oath might be taken by either of the parties, with a view to decide the cause, or some particular point in dispute. But it was only taken by the consent of the adversary, upon a challenge

σχέσθαι τοις αὐτοις ύμιν ομωμοκόσιν. καὶ μοι λαβὲ τήν τε πρόκλησιν καὶ τὰς ὑπολοίπους ἔτι μαρτυρίας.

ΠΡΟΚΛΗΣΙΣ. ΜΑΡΤΥΡΙΑΙ.

given and accepted (C. R. K. in Dict. Antiq.). Cf. Or. 54 § 40, ηθέλησα ὀμόσαι ταυτί. Aristot. Rhet. i. 15 §§ 27—33.

παρασχέσθαι.] Malim παρέξεσθαι. vel, quandoquidem παρασχέσθαι dat MB, possis lσχυρότατ'

åν παρασχέσθαι. Dobree.
τοῖε αὐτοῖε ὑμῶν ὁμομοκόσι.] 'to
you who are yourselves on oath'
'vobis iudicibus qui et ipsi
iurastis.' Seager Classical Journal 1825, no. 61 p. 63.

GREEK INDEX.

N.B. The first figure refers to the number of the Speech, the second to the Section.

αναδενδράδες 53.15

A.

dγανακτείν, c. acc. neut. pron., άγνωμοσύνη 36.46 άγνώμων 54.14,16 dγορά, anarthrous, 54.7 άγορεύω (usage of) 55. 4 n. άγώγιμος 53.11 alkla 54. 1, 28 αίμασιά 55. 11 altíav Exerv 55.21 alτιᾶσθαι 36.40; 54.15 άκοὴν μαρτυρείν 46. 7 ακόλουθοι 36, 45 ακρόδρυα 53.15 Adaieùs 54.31 $d\lambda \eta \theta \iota \nu \delta s (d\lambda \eta \theta \dot{\eta} s) 53.7$ άλίσκεσθαι, c. gen., 45. 45 άλλα 45.56; 55.12 άλλὰ νη Δία 54.34; 36.39 άλλος, c. gen., 45.13 αμαξιαίος 55.20 αμεληθέν 55.11 dμls 54.4 dr, attracted to negative, 36. 49; 45.7; 53.12; consopitum 45.12; separated from verb, 53.12: 54.32: see also notes on 45. 17, 18, 35, 71; 53. 17 ἀνάγειν 45. 81; -άγεσθαι 53. 5 άναγκαία πρόφασις 54.17 $d\nu d\gamma \kappa \eta$, 'a family tie,' 36.30; cf. 45.54 ανάγκης χρεία 45.67

αναδέχεσθαι 46.7 αναίνεσθαι 36.31 αναιρείσθαι διαθήκην 45.21 ανακείον 45.80 ανακεχωκότες 55.28 ανακρίνεσθαι δίκην 53.14, 17 άνάκρισις 58.22 ανασκευά (εσθαι, 'become bankrupt,' 36.50 n. άνατρέπειν τράπεζαν 36.58 n. άνεκδότους Ενδον γηράσκειν p. xliii ανεπίδικος 46.22 ἀνεψιαδοῦς 45. 54 άνηρ γεγονώς 36.20 άνωθεν πονηρός 45.80 dolκητος, 'houseless,' 45.70 αντιγράφεσθαι 45.45 αντιμοιρεί 36.8 άνυπόστατος 54.38 άξιοπιστία (rhet.) 54.41 n. απάγειν κλέπτην 45.81 ἀπαγωγή 54.1 απαιτείν 53.10 απαλείφευν 45.44 απαλλαγή 45.41; 86.2 απαλλάττειν 36.25 άπαναισχυντείν 54.83 άπειπεῖν 46.14; 54. 25 απεκεκλείμην, των σιτίων, 54.11 άπεκρινάμην 53.8 άπεπεμψάμεθα 54.4 απήγγειλεν 54. 38 απηγόρενσε 55.4

٠,

άπλας υποδέδενται 54.34 αποβλέπειν 54.38 απογραφή 53.1; p. xlvii sq. αποδεικνύναι, 53.28 αποδιδόναι τὰ δίκαια 54.42 αποδυρεσθαι 45.57 αποθνήσκειν (usage of), 54.20, 22, 39 αποκοδομεῖν 55.5 ἐποκορια 53.20

αποθνήσκειν (usage of), 54.20, 22, ἀπορίαι 53. 29 απορούμενος 54.12 άποφαίνειν δίαιταν 54.27 απόφασις 45.60 αποφράττειν 55.17 άπράγμων 36.53; 54.24 απρόσκλητος 53.14, 15 ãρ**a** 55.15 åραλ, imprecations in wills, 36, 52 Αρειος πάγος 54.25, 28 άριστήσαιεν 54. 3 Αριστοκράτης 54.39 ' Αριστόλοχος 36. 49; 45. 64 Αρχεβιάδης, Plutarch's description of, 54.34 αρχειν χειρών άδίκων 54.28 n. 'Αρχέστρατος 36.43 $d\rho\chi\dot{\eta}$, 'magistrate,' 45.58; 53.24άρχοντες, the 'Eleven,' 53.24 ἄρχων, eponymus, 46.22 άσπιδοπηγεῖον 36. 11 ατίμητος δίκη 55.18, 25 αύτο τούναντίον 55.17 αὐτολήκυθοι 54.14; p. 212-4 έπ' αὐτοφώρφ 45.81 άφανεῖς έργασίαι 45.66 άφεις και άπαλλάξας, άφηκε και απήλλαξεν, 36.25; αφήκατε, $d\phi \hat{\eta} \kappa \alpha \nu$, 36.10, 12 άφεσις 45.41 άφιέναι 36.25, 32; 45.40, 51 αφορμή 36.12, 11, 44: αφορμής δίκη 36. Arg. 22; p. xxiii άχρηστος (άχρεῖος) 54.44

R

βαδιεῖσθαι 55.16 βαδίζειν έπί τινα 53.15; p. li βαδίζειν παρά τοὺς τοίχους 45.68 — ταχέως 45.77 βαλανεῖον 54.9 βάρβαρος 45.30, 81 βασανίζειν 45.16; βάσανος, terms of, 45.61; 'evidence extorted,' 53.24 βλάβης δίκη 55.20 βοηθείν...τὰ δίκαια 54.2, 42 Βραυρωνόθεν 54.25

Г.

γàρ, idiomatic uses of, 45.83; 53.4; 54.17; 55.3 έν γειτόνων, έκ γειτόνων, 53.10 γελάσαντες...άφήσετε 54.20 γενναίος 53. 15 γνώριμος 45.73; **53.4** γνωσις, 'award,' 36.16; έγνω 36.60 γοῦν, 36.52; 54.25 τὰ γράμματα (τὰ τραπεζιτικά) **36.18, 21, 36; 45.33** γραμματείδιον 54.37 γραφαί...δίκαι 54.2; 46.9 γράφεσθαι 53.24 γυμ**ν**δς 54. 9

Δ.

davelteur ent yû 36.6 δεινός 46. 17 δείται κα**ι ίκετεύει 36.** 5, 7; 45. 1 δεκασμός 46.26 n. δημοσία αποδημείν 45. 3 – βασανίζεσθαι 53.23 τὸ δημόσιον 53.14 διά 45.31; 53.14,18 διά ταχέων 53.5 διά τοῦ πυρός 54.40 36.16δίαιτα 54.26; διαλεχ θ εὶς 54.7διαλογισμός 36.23 διαλύειν 36.50 διαλύσεις 55.32 διαμεμετρημένη ήμέρα 53.17 διαρραγή 54.41 διασύρειν 55. Arg. 13 διαφορηθείς, of person plundered, 45.64 διεμαρτύρατο 55.4 διεφθαρμένος τούς όφθαλμούς 54.

——— ὑπὸ νόσου 55.33 διήγησις ἀπλῆ (rhet.) 59.4 n. δικάζεσθαι, ἐπιδικάζεσθαι, 45.75

έλααι περίστοιχοι 53.15

δίκαιον, 'a plea,' 54.27, 42; 55.3 δίκαιον (and ἐπιεικὲς) 54.21 δίκαιος 36. 43 δίκη ιδία, οpp. to γραφή ἔβρεως, 45.4 διορύττειν τοίχους 54.37 πράγματα 45.30 διότι, for ότι, 46.16 δίωξις 45.50 δοκιμασθείς 36.10 δοξαι...είναι 36.44 δ' οῦν 54.27 δωροδοκία 46.26

έγγειος οὐσία 36.5 έγγράφειν 53.14 έγγύη 46.18 ėγκαλεῖ, future, 55.17 έγκαλεῖν c. gen. 36.9; 54.2; c. acc. 36. 12 έθέλειν (θέλειν) 45.15 el 54.44; repeated, 46.23; c. subj. 46.11 n. elâσθαι 45.22 ei kai 55.21 είπειν...λέγευ 36.33 ϵls , 'to the extent of,' 54.21 είς γέλωτα...έμβαλεῖν 54.13 εῖς οὐδεὶς 45.18 είς παν έλθων 54.13 είσαγώγιμος 36.3, 23 είσιέναι δίκην 45.49; (είς δικαστήριον) 45.7;54.32; (eis την έκκλησίαν) 54.39 είσφέρειν 45.69 είτα 54.20 έκ μικρού παιδαρίου 53.19 Έκαταῖα 54.39 čκβαλεῖν, 'eject,' 36.49; 45.70; 'banish,' 54. 25 **ἐκδιδό**γα**ι,** 'give in marriage,' 36.45 ἐκδύεσθαι 54.92 έκκρούειν 36. 2 ἐκκρούων 54.30 έκμαρτυρία 46.7 έκστήναι τών δυτων, of bankrupts, 36. 50 (passive to ἐκβαλεῖν); 45, 64 έκτίλλειν 53.16 έκφέρειν λόγους 53.14

έλαύνεις, συκοφαντείς, διώκεις, 36.52 έλέγχεσθαι 54.30 έλευθέρους άφείσαν 36.14 'Ελευσίνι 55.28 έλκη...ὑπὸ δεσμῶν 53.8 έμβαλείν (εls τον έχινον) 45.20 έμβάλλεται (είς τον έχίνον) 54. 31 έμβεβλημένα 53.15 έμποιείν χρόνους 36.2 ξμπυος 54. 12; p. 212 έμφανών κατάστασις 53.14 έναποτιμᾶν 53, 20 **ἐνδεικνύραι** 5**3.14** ένεργός 36.5 ểνθήκη (late Greek) 36. Arg. 23 ένοφειλομένου...άργυρίου 53.10 ένστήναι 55. 10 έξ εύπορίας πονηροί 45.67 έξαγαγών αίμασιαν 55.22; ύδωρ 55.17 έξαναστήσας 54.7 έξαπάτη 45.46 έξεπλάγην 45.57 έξέρα τὸ ΰδωρ 36.62 ėξετάζειν 45.66, 76, 8**2** έξην without αν 55.5 έξομνύναι 45.58, 60 $\epsilon\xi$ opkl $\xi\epsilon$ u54.26έξορκοῦν 45.58 ἐζώλης 54.41 ė́όρακε, respexit, 45.64 $\epsilon\pi\alpha\gamma\gamma\epsilon\lambda\lambda\epsilon$ υ 45.68έπάγεσθαι 54.1 έπαινείν 53.6 ἐπεβίω 55.32 έπειδή θαττον 54.5 ἐπὶ 45.30 έπι δίετες ἡβῆσαι 46.20 ἐπὶ δύο παισὶν 36. Arg. 1 έπὶ προικὶ 36. Arg. 6 έπὶ τοῖς είργασμένοις 45.81 έπιβιούντος 55.5 έπιβολή...έπιβουλή 53.14, 15 έπιγεγραμμένος followed by acc. 45.39έπιγράφεσθαι 53.14,15; 54.31; 55.31 ἐπιδιδόναι 45. 85 ; προ?κα 45. 35, 5**± ἐπιδικασία 4**6.22 έπικαθήσθαι έπὶ τραπέζης 36.7

ἐπικατασκευάζειν (late Greek) 46. Arg. 1 $\epsilon \pi i \kappa \lambda \eta \rho os 45.75$; 46.20, 22; 53.29έπιμονή (rhet.) 36.52 n. ε'πινέμειν 55.11 επιπίλιος 54.34 επίσκηψις 46.7 επισκοπείν 54.12 επιτρέπειν, ανατρέπειν, 36.58 έπιτρέπειν (δίαιταν) 36.15 έπιτροπή 36.20 έπίτροπος 36.22 έπίχαρτος 45.85 έποικοδομείν 55.25 ἐπωβελία 45.6 ξρανος 53.8, 12 έργάζεσθαι χρήμασι 36.44 έρημην вс. δίκην 55.6 έρήμους δίκας 55.2 . έρράφθαι 54.35 έρώτησις (rhet.) 46. 10 n. έσπέρας 54.7 **έ**ταιρεία 46.26 έταιρείν 45.79 **ἔτε**σι και χρόνοις υστερον 36.53 ĕτος τουτὶ τρίτον 54.3 ευθεία (δίκη) 36. Arg. 25 εύθυδικία 45.6 **ε**δθυναι 46.9 εύμενως and εύνοϊκως 45.1 εὐοδεῖν 55.10 εθορκος 45. 88; 54. 40 εύπορεῖν χρήματα 81.57 n. εύρεῖν, 'to get by good luck,' 36.43; ,45.81 εΰ φρονείν, 46.16 Εὐφραίος 36.37 εύχερως έχειν 54. Arg. 6 έχινος 54.27; 45.8, 17, 58; **53. 24**

Z.

την (usage of) 51.4 n.

έωράμεθα 54.16

έχρην without αν 45. 17

H.

η που, ironical, 55.18 η α 45.17 η γεμών... αγαθών 45.73 ήλικία 54.1 ήφθαι 54,35

θ.

θεῖος 45.70, 75 θεσμοθέται 46.26

I.

lδίαν δίκην 54.1
tδιος 55.8
lδιώτης 53.2
lδιώτης 53.2
lδιώτης 54.14, 16, 20
'Ικαριεύς 54.31
lνα...ὅπως 53.13
lνα c. indic. 36.47; 45.13;
53.24; 55.5, 6
lσα βαίνειν, 45.63
lσοι 55.9, 35

K.

καθαρότης (rhet.) 54.1 n. καθ' έαυτὸν 36.4 καθ' ξνα 54.26 ral, for 57e, 54.8 καὶ γὰρ...καὶ 55.13 καὶ δή καὶ 54.14; 55.10 kal...kal 55.29 kal тайта 36.45 κακηγορίας δίκαι 54.17, 18 κακοτεχνιών δίκη 46.10 n.; p. xxv κακών άλλοτρίων κλέπτης 45.59 Κάλλιππος 36. 53; p. xxvi καλών κάγαθών 45.65; 54.14 κάν el 45.12 kard in composition 36.39; 54.40 ad fin. κατά παίδων δμνύναι 54.38,40 . καταλείπειν 46.28 καταλειτουργείν 36.39 κατασκευάζειν 46.11; 54.14; 55,1 κατασκεύασμα 45. 27, cf. § 42 καταχύσματα 45. 78 καταψευδομαρτυρηθείς 45. 1 κατεαγέναι 54.35 κατεδιητήσατο 55.2,6 κατείργασται, middle, 45.66 κατεπιορκηθησόμενος 54. 40 ad fin. κατώκουν...οἰκώ 53.4 κείμαι and τίθημι 46.12 κεκομίσθαι, deponent, 45. 30

κεράμιον 55.24Κέρδων 53.19κηθεστής 36.31Κηφισιεύς 54.7κινεῖν 45.58κλάω, κλαίω, 53.7κίχρημι (and δανείζω) 53.12κληρούν κλήρων 46.22κοινός έχθρός τῆς φύσεως 45.53κομίζεσθαι τὰς βλάβας 55.29κοσμεῖν καὶ περιστέλλειν 36.47κτήμα... έργασία 36.11κύριος 45.74

٨

λαγχάνειν δίκην 54.1 λακωνίζειν 54.34 λαλεῖν μέγα 45.77 λαχείν της έπικληρου 46.23 λαχεῖν, of jury 46.23 λειτουργείν 36.39 λελευκωμένον γραμματείον 46. 11 λελυμασμένος, deponent 45.27 λέλυσαι 36.**4**5 Λεωκόριον 54.7 λήξις 36.21; 45.50 λίθος (βωμός) 54.26 λιθοτομίαι 53.17 λόγος, 'mere talk,' 36.60 λόγφ...ξργφ 46.9; 55.6 λοιδορείσθαι 54.18; λοιδορηθείς 54.5λοιδορία 54. 19 λωποδυτής 54. 1, 24, 32

M.

μάλθη 46.11
μάλιστα 45.25
Μάνης 45.86; 53.20
μανιών ένεκα 46.14
μαρτυρείν έν γραμματείφ 45.44
μέγεθος, neutral word, 53.1
μέδιμνος 55.24
Μειδίας 54.10
μελετάν, meditari, 46.1
Μελίτη 54.7
μέν...δὲ 53.9; 54.14, 17;
55.22, 35
μέρος, 'in part alone,' 36.54;
τὸ σαυτοῦ μέρος 45.70

μέσον, τὸ μέσον, 55. 10 μετεωρότερος 55, 29 μέτοικος 36. 6 μέτριοι λογοι 45. 4 μὴ 54. 40 μὴ δτι 36.39; 54.16; 55.19 μικροῦ δεῦν πρὶν 55.3 μισθοῦν 36. 12, 13 μίσθωσις 'rent' 36. 33, 36 μοχθηρὸς 53. Arg. 8 μυλών 45. 33

N.

νεανικά 54.85 νεμεσάν, τατο in prose, 45.71 Νικήρατος 54.32 νόμοι γεγραμμένοι 45.53 νόμον έπὶ ἀνδρὶ θεῖναι 46.12 νύκτες 54.26

Z.

ξύλον, 'bench,' 45.33

0.

δ καί δεινότατον εί 55, 20 8 µn 55.25 δ τι τύχοιεν 54.4 όδοποιείν 55.11; p. lxi **δδύρεσθαι 45.8**8 (parenthetical) οίμαι 36.41; 54.38όμολογουμέναι (curious use of) 55.19δνομα παρέχειν 53.2 δυτι καλ ζώντι 36.29 $\delta \pi o v$, 'whereas,' 55.18**ὀπώραν πρίασθαι 53.21** την δργην έχειν 54.42 **δρκον διδόναι** 55.27 δρκος νόμιμος 55.35 δρχεις (χοίρων) 54.39 δσα μη 54.36 όση και οία 54.36; όσα...οία *5*3.3 öτι, superfluous, 53. 12 ότιοῦν 54.39 ότου τις ούν 45.53 où and $\mu\eta$ 36.6; 54.43; 55.20 ού μή έθελήσει 58.8 ού μήν άλλα 45.9; 54.38 ούδὲ πολλοῦ δεῖ 54.40

οὐδὲν πρός το πράγμα 54.26 οὐκ ἦν ἄρα 55.1 οῦτε, οὐδὲ, 54.16; οῦτε...τε 55.8 οὖτος, ambiguous uses of, 36.12, 20, 22, 42, 83 οὖτος...ἐκεῦτος 54.21, 23 οὖτω...γένοιτο 55.24 οὐτωσὶ 54.26 οὐχ ὅπως 53.13

п.

πάλαι, vaguely used, 46.21 Пачактог 54.3; р. liv wave, separated from its adj., 54.1 $\pi \alpha \theta \epsilon \hat{\imath} \nu \tau \iota, 54.25$ παραγραφη36. Arg. 23; 45.5, 6, 51παρακαταθήκη 36.5 παρανενομήσθαι 54.2 παρανοείν 46. 14 παραπεπτωκώς 45.84 παραπέτασμα, 'pretext,' 45.19 παραστήσασθαι παίδας, 54.38 παρέχεσθαι 36. Arg. 23 παρρησίας άποστερείν 45.79 παροικοδομείν 55.17 παροινείν 54. 4, 16 παροξυσμός 45.14 πατάξαι and πληγήναι p. 210 περί...ὑπὲρ 45.11, 50 περιάγειν, περιάγεσθαι, 36.45 περιεστηκότες 54.41 περίεστιν, absolute, 55.29 περιέχειν κύκλφ 55.10 περιοράν 55.7 περιφάνεια 45.2 περιφανώς 46.5 περιώδυνος 54.12 πικρός 54.14 πιστευθείς 54.40 πίστις, 'credit,' 36.44, 57 Πιτθεύς 54.31 πλάσμα 36.33; 45.29 πλάσσειν 45. Arg. 12; 45.42, 68 πλείν...βαδίζειν 45.16 πληγάς είληφέναι 54.14 πληγείς τῷ κακῷ 45.57 ποιείσθαι άφεσιν 45.41 ποιείσθαι, double sense, 46.14 ποιητός (πολίτης) 45.78

ποικίλη στοά 45.17 woτè, first word in sentence, 36.50 πράγματα 36.53; 54.1 πρεσβεία 36.34 πρεσβευτής, 'agent,' 45.64 πρίασθαι...ώνεῖσθαι 53. 10, 21 $\pi \rho \delta 54.42$ πρό τοῦ 36.83 προβαίνειν 53.4 πρόβλημα 45.69 προδιήγησις (rhet.) 54.2 προειμένος 36.6 προεισάγειν (late Gk.) 46. Arg. 1 προέσθαι 36.58 προεώραται 54.19 προήκται 54.23 προθεσμία 36. 26--27 προκαλεῖσθαι 54.27 πρόκλησις 36.7; 45.15,16 $\pi \rho \delta s$, adverbial, 55.29 πρὸς μέρος 36.32 προσεκαλεσάμην 54.29 προσηυπορηκώς χρήματα 86.57 πρόσκρουσματα 54.3 προσοφείλειν 36.4,7,10 πρόσταντας 46.11 προστιθέναι προϊκα 45.35 προσυβρισθείς 54.43 προσφέρεσθαι 53.28 πρόφασις 46.9 πρώτον, ambiguous use of, 54. 32 πώποτε, without negative, 53.20

P.

ραδίως 55.7 ράων Εσομαι 45.57 ρηθησόμενος 45.46 ροδωνια 58.16

Σ.

σημεία, 'seals,' 45.17 σημείον...τεκμήριον 54.9 σκεύη ἐκφορεῖν 53.14 σκευωρουμένουν 46.17 σκευωρία 56.23; 45. Arg. 12 σκιροφοριῶν 46.22 σκυβωπάζειν 45.68; 54.34 σολοικίζειν, 45.30 Σόλων 36.27 Σπίνθαρος ο Εύβούλου 54.7 στενότερος 55.22 στέργειν την τύχην 55. 22 Στέφανος 'Αχαρνεύς 45.8 συγγενείας αναγκαΐα 45.54 συκοφαντείν 55.1, 35 συκοφαντία disclaimed, 53.1 συμβάλλεσθαι 45.69 συμβουλεύειν 54.1 συμμέμνησθε 46. 1 συμπλάσας 36.16 συνδεκάζειν 46.26 συνέσκοτασεν 54. 5 συνιστάμενος 46.26συνίστησω (in late Gk.) 55. Arg. συνοικία 36.6, 34; 53.13 Σύρος 45.86 σύσσιτοι 54.4 συστάσεις 45.67 σφίσιν αὐτοῖς and ἀλλήλοις 54.14 σφοδρότης (rhet.) 54.20 n. σχέσις 45.68

T.

τεθνεώς 54.20 τεκμήριον δέ...γάρ 45.66 τετυπτήσθαι (late Gk.) 54. Arg. 2 τηλικοῦτος, 'so young,' 55.7 τηνικαῦτα, 'in that case,' 55.10 τί...α, 54.13 τί γὰρ ἄν; 54.33 τί μαθόντες 45.37 τίθεσθαι...τιθέναι 53.10, 12 τίθημι and κείμαι 46.12 τιμάν...τιμάσθαι 53.18, 26 τίμησις 53.18 τιμητός δίκη 55.18 n. Τιμόμαχος 36.53 τιμωρεῖσθαι δεῖν 53.1 τίς, öς, 36.59 n. Tis of; 36.53 τὸ καὶ τὸ **4**5.**4**5 τοιοῦτος 54.6, 33 τοσαῦτα, tantilla, 36.41 τοῦ μὴ...γίγνεσθαι 54.18 τράπεζα 36.11 τρέπεσθαι 54.16 Tριβαλλοί 54.39 and p. 214-6

τρίβων 54.34
τριτραρχίας τριτραρχεῖν 45.85
τοίχους διορύττευν 54.37
τοιχωρυχεῖν (metaph.) 45.30 n.
τολμάν, (τλίγια), 55.21
τραύματος γραφαί 54.18
τυπτήσω p. 211
τυπτητέοι 54.44
τύπτω, (prose usaeg of), p. 207—
211
τυχύρ, acc. abs., 54.42
τριτραρχία 36.41
των Πυθοδώρου 54.7

T.

υβρίζων αὐτὸν 36.30
υβρις 45.4; 53.16; 54.1; penalty in certain cases death, 45.79; 54.23
υβριαθόγια 54.15
υδωρ γενέσθαι 55.4
υδωρ (κλεψύδρα) 54.36, 44; 53.17; 36.62; 45.86
υμείς, 'you and yours,' 55.5; 36.30
υπάρχειν 55.8, 14
υπερήμερος 45.70
υπεθήνυος 45.70
υπεθόνυος 36.48
υποπεπτωκώς 45.63, cf. § 84

Φ.

φαιδροί 45.68 φαίνεται 54.83; φ. ών 53.23 φαρμακᾶν 46.16 φάνειν 45.26 φέρειν χαλεπῶς 54.15 Φερρεφάττιον 54.8 φεύγειν τὴν πόλιν 45.66 φάθανειν (late Gk.) 46. Arg. 1 φιλανθρωπος 45.4 φιλαπεχθημοσύνη 54.37 φοραδην 54.20 φρουρᾶς προγραφέσης 54.3 φυλάττειν 36.61; 45.87 φύσεως οἰκεῖα 45.53

X.

χαράδρα 55.5, 12, 19

χειμάρρους 55.19 χιασμός (rhet.) 55.22 n. χιλίων δραχμών, fine, 53.1 χλανίς 36.45 χλήδος 55.22, 27 Χολλείδης 54.10 χρόνους έμποιεῦν 36.2 χρόμους, 'intimate with,' 55.23 χωρίον 55.12

Ψ.

τὰ ψευδή 54.32; μαρτυρεῖν, 45.2 ψευδοκλητεία 53.17 n.; p. xlix ψευδομαρτυριῶν δίκη, pp. xxix, xlix

Ω.

ώρα, not 'hour,' 54.4 ώς (with acc. absolute) 54.31 ώς, 'to the house of,' 54.10 φχοντο 54.9

ENGLISH INDEX.

N.B. The first figure refers to the number of the Speech, the second to the Section.

About, quoted, 55. 16
accusative, 46. 18
— absolute, 54.31; 55.11
— cognate, 45.85
— double, 53. 22
— duration of time, 36.35
adverbs in -& 36.8
Aeschines, p. xxxvii
Alciphron, quoted, 45.68, 70
anacoluthon, 36. 2; 45. 83
Andocides, 36.58
Antiphon, 46.9; 54. 18

antithesis, 53.9 aorist, 53.9 Apollodorus, πρός Τιμόθεον, 36. 20.53. 46.16

20, 53; 46.16 — πρὸς Πολυκλέα, 36.41, 45, 53 — trierarchies, 36.41; 45.3;

53.5; p. lii apology to audience, 45. 83; 54. 15, 17, 39

appeals ad misericordiam, 45.88; 53.29; 54.43 apposition, 53.15; 54.13, 15 arbitration, 45.17; 54.26; 55.

2, 32 Aristides(rhetorician), 54. 20, 41; 55. 18, 24

Aristotle, Politics, 46.7

— Rhetoric, 46.10; 53.10; 54.2, 9, 44

article, 54.7, 10
Athenian audience, sensitiveness of, 86.1

Athenian clubs, pp. 213—216
Athenian places of lounge, 54.7
Athens, demeanour in the
streets of, 45.68; p. 213; p. lx
Attica, country-roads in, 55.16
attraction, 45.79; 53.22; 54.12
attraction of antecedent into
case of relative, 53.11
audience, compliments to,
36.30; 54.9

Ð

bankruptcy, 36.49, 50, 58
'bimembered' construction, 45.
34
'binary structure,' 55.13
Blass, Dr F., p. xxxiv, xlii
bribery, 46.26
by-standers in court, 54.41

C.

Catullus, use of vester, 55.5 Cerdo, 53.19 change of subject, 36.3 Chysoloras (Gk. Grammar), p. 208 Cicero, Phil. II. 54.24; 45.85 — pro Murena, 45.16 citizens by adoption, 36.30 citizens, rights of, 36.4 and 6 Cobet, quoted, 36.45; 45.7,11; 53,64;54.20; p.211; 55.4,17 cock-fighting, 54.9 compound verb followed by simple, 36.4; 53.4 conditional sentences, 53.3, 23; construction changed, 54.36 — suspended, 53.29 copyists' errors, 54.39 court, sensational scenes in, 54. curious collocation, 54.33

D. dativus incommodi, 55.10 dative, double, 54.16, 14; 55.8 — of respect, 42.77 decuriare 46.26 Deinarchus, charges against Demosthenes, 54.38; p. xxiv; p. xxxviii ; p. lix demonstrative pronoun, redundant, 46.9 Demosthenes Or. 37 (Pant.), 45. 77; p. xliii, xlvi - (Or. 57) quoted by Stobacus, 45.67– alleged duplicity of, p. xxxviii, xliv depositions forged by copyists, 45. 8, 19, 55, 60, 61; 46. 21; 54.31Dion of Syracuse, 36.53 Dionysius I. and Athens, 45.3 Dionysius Thrax, p. 209 Dobree's Adversaria, quoted, 36. 53; 45.7, 13, 16, 18, 28, 48, 56, 58, 68, 83, 84; 46. 5, 9; 53. 1,8; 54.33, 40 bis; 55.6, 22, 29, 30, 35

E.

Eleusis, floods at, 55.28 Eusebius, p. lix ellipse, 36.7; 54.26; 55.21 emendations discussed, 53.12 emendations proposed, 36. 5, 53; 45.18, 19, 59, 73; 53.2; 54. 16, 40; p. 202 col. 2 and p. 203 col. 2 emphasis, 54.30 epilogue, same in several speech-54.44 es, 36.50; 45. 3, 27, 75; euphemism, 54.25; 55.24 exhibitio (an 'exhibit'), 53.14

exordium similar in several speeches, 45.1; 54.2 expiatory sacrifices, 54.39

F.

farms in Attica 55.10—11 flower-gardens, little appreciated by the Greeks, 53.16 forged documents, 55. 31; (see 'depositions') future optative, 53.8

Gay, quoted, p. 216 genitive absolute, 45.62; 55. 26, 30 – exceptional use of, 45.13 with nom. 55.11, 21 genitives, accumulation of, 36. 23, 41 — els τοῦθ' ήκειν, 36.48; 45.73 — of charge, 53.15 — of price, 53.12 Greek Testament, 45.14; 53.8; 53.10Gregorius Nazianzen, p. lxi

Harpocration, corrected, 55.5 Harpocration, quoted, 36. 25, 26, 31; 45.1, 15, 63, 64, 66, 70, 74, 80, 84; 46.7, 11, 20; 53.1, 13, 14, 15, 16, 18, 24; 54.1, 3, 26, 27, 34, 39; p. 213; 55. 18, 22; p. xlvi, li harsh construction, 46.17 Hermann, quoted, 45.18 Hermogenes, 53.16; 54.1, 4 Hesychius, quoted, 36.33; 45. 29, 30; 53.15; 54.11, 13, 20, 26,34; p. 214; p. 215; 55. 5, 22hiatus, 46.16; 54.6; p. xl honesty the best policy, 36.52 humour, 55.4, 13, 18; p. lxiv Hyperides, p. xliii, lxiv

I.

imperfect combined with present, 54.8 - tentative, 53.7, 16

indicative with optative, 53.5 infinitive in relative clause, 36.25; 45.10

— with two accusatives, 54.31; 55.12 innuendo, 36.42; 45.84 interest, 53.13 interpolation, 54.33 Isocrates, 55.5; p. 214

— κατά Λοχίτου, 54.17, 18, 43

— Trapeziticus, 36.3, 5, 43; 54.26 ita sim felix, 55.24

J.

Juvenal, 54.39

K.

Kennedy, C. R. criticised, 36.35, 38, 57; 45,59,62,67,73,74; 46.26; 54.40; 55.22

L.

lawcourts closed, 45.4
Liddell and Scott, criticised, 36.
2, 58; 45.76; 54.4; p. 212;
55.10
— supplemented, 36.43; 45.84
loose construction, 46.13; 53.
20; 54.33
loudness of talk, 45.77; p. xxxvi
Lucian, 45.70; 54. Arg. 2; 54.
39
lunacy, 46.14, 16
Lysias, p. xxvii, lix; 54.9, 18;
p. 210, p. 214
Lysias de olea sacra, 53.15

M.

Milton, quoted, 45.33; 53.5 mixed construction 53.1 Mohocks, p. lx; p. 216 money-lenders, unpopularity of, 45.70 mortgage, 53.10

N.

name, emphatic, 36.53 names, similar in the same family, 55.3 negative, double, (1) 36.22, 46; (2) 45.14 — repeated, 54.40 Nicias, 54.32 nobilis, 58.15

О.

oaths, 54. 40; 55.35 oaths taken by jurors, 36.26; 55.35 object-sentence, 55.22 olive-trees, varieties of, 53.15 orchard, 53.15 ordeal by fire, 54.40 n.

Р.

participial clause, emphatic, 45. participial construction, 54.1 participle, emphatic, 55.21 — followed by subordinate participles, 36.25; 45.3 - used for hypothetical clause, 36.28; 45.13, 24; 53, 25; 55.8 Pasicles, 36.8, 22; 45.84; p.xliii Pasion, 36.3, 7, 43; 45.35; p. xvii passive of intransitive verbs, 54. 2, 5, 40 periphrasis, 54.24 Phormio, character of, 36. 57— 59; 45.71—82; p. xix Plato's Laws, 45. 79; 55. 11, 19; p. lxvi plural, indefinite, 54.39 Plutarch, p. xxxviii, li, lix Pollux, quoted, 45.58; 46.26; 55.18 53.15,16; p. 214; Polybius, passage explained, 45. predicative article, 36.8 pregnant' expression, 46.11 present, historic, 53.5 Priscian, 55.8 pronoun, emphatic, 36.31; 45. 80: 53.22

0.

questions, direct and indirect, 36.81

R.

Reiske corrected, 54.25, 27; 55. relationship, obligations of, 45. relative, double, 53.3 with sentence for antecedent, **54.** 26; 55. 22 repetitions of same word at short intervals, 45.4; 46.2, 23, 28; 53.23 revenge, 53.1 rhetorical artificer, 36.2; 45.5; 53.4, 27; 54.9 — evasions, 45.34, 36 - exaggeration, 45.3) rights of water, p. lxv, 55.19 road-making, 55.16 Ruskin, quoted, 53. 5, 16

s. Sauppe, 54.40 Schaefer, Arnold, quoted, p. xl; 36.53; 46.17, 20; 54.3 etc. Seager, Rev. J., quoted, 36.53; 53.28; 55.7,35 sense-construction, 45.27, 64 sentences recast for clearness of translation, 53.15; 54.13; 55.11,12 servitus, 55.19 Sheridan, quoted, 54.25 Shilleto, Rev. R., quoted, 36. 53; 45, 4, 27, 41, 63, 83 slaver, 45.74, 80, 81 - names of, 45.86; and 53. 19, 20 statute of limitations, 56.26 Stobaeus, corrected, 45.67 subject of subordinate made object of principal sentence, embstantive thrown into verb, 45.27,68; 55.32

Suidas, mistake of, 55.18 synonymous verbs combined, 45.1

T.

Theodosius (grammarian), p. 209
Theophrastus, quoted, 45. 68, 70
Theoric fund, p. xlv
Thucydides, 55. 5
Tiberius (rhetorician), 36. 52
Timotheus (general), 36. 20, 53
tombs, 55. 13, 15
— extravagant outlay on, 45. 79
torture, 53, 22; 54. 27
— not applied in court, 45. 16
trespass, 55. 11

٧.

various readings discussed, 54. 39; 55.6,7 Veitch's Greek Verbs, corrected, p. 210 verses in prose, 36.44; 54.37 vester and tuus, 55.5 vine trained, 53.15

w.

walking, Athenian notions on, 45.68,69; 63.67 water, rights of, p. lxv, 55.19 Westermann quoted, 54.19,26, 30,31; see also 'depositions forged by copyists' widows, marriage to guardians, 36.8 wills, 36.7; 46.14,24,28 — phraseology of, 54.25 witnesses to wills ignorant of their contents, 45.23; 46.2 Wolf, Jerome, quoted, 53.14 writing-materials, 46.11

Z.

Zosimus, p. xxxix

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